V. STANDARD EXAMINATION REMARKS

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A GUIDE TO EXAMINATION REMARKS

This guide is arranged alphabetically by remark category. Within each category, remarks are organized into sections. Remarks are either information/clarification remarks or issue remarks. Remarks may be “formatted” (see below) or they may be free text remarks for unique situations. Remarks are arranged sequentially by remark number. Each remark is coded with a letter designation which indicates a category.

Following each remark in this guide are references to the Supreme Court Water Right Claim Examination Rules (W.R.C.E.R.) and to the Claim Examination Manual when applicable. Claim Examination Manual (Man. Ref.) references where the remark is discussed.

Formatted Remarks: Within each remark category, most remarks are assigned Remark ID numbers, e.g., S25. Remark ID numbers identify a specific remark to be applied to a water right. Entering the formatted Remark ID into the Remark tab queries the remark from a library in the database. Any available variables in the remark can be populated (not all formatted remarks have variables). Variables in a formatted remark are indicated in this guide by being highlighted in gray.

Free Text Remarks: Remarks describing claim-specific or unique situations do not have formatted Remark ID numbers. Instead, these unique remarks are entered in the Remark tab in the database under the appropriate code, e.g., SN for a source name information remark or SNIS for a source name issue remark. By selecting the appropriate remark category abbreviation, the free text remark will print below the relevant element on a review abstract (see Table V.1 and V.2 below). Formatted remarks are preferred—if a situation occurs that may apply to other claims, ask a supervisor about the possibility of creating a new formatted remark.

Unpublished remarks: Miscellaneous remarks (coded as M or MS) and General Remarks (coded as R or RM) will only appear on internally generated documents and while accessing the database.

EXAMINATION MANUAL REMARK CATEGORIES

The remark categories are organized by water right element. For remarks to print in the appropriate location on abstracts, remarks must be identified with the proper category.

When coding a free text remark, choose the remark type according to whether the remark is an informational remark or an issue remark: ‘OW’ is an information remark for ownership; ‘OWIS’ is an issue remark for ownership.
For ease of use, any remark followed by a list of water right numbers, such as the decree exceeded remark (D5), should list the water right numbers in numerical order, without basin designation (000000-00 or 00000000).

REMARK CATEGORY SECTIONS

A. Information or Clarification Remarks: This section lists remarks which explain an aspect or feature of a water right element. Examples may include identifying a secondary point of diversion or noting a limited period of use agreement. Information or clarification remarks appear below the appropriate element on the review abstract (see example indicated by → below). In the department's summary report and on the decree abstract, the information remark will either print below the applicable element, or in a “remarks area” (see example indicated by → below) directly above the “Issue Box” (explained in next section).

REVIEW ABSTRACT:

Source: MAGPIE CREEK
Source Type: SURFACE\WATER

→ ALSO KNOWN AS HOWELL SPRING DIVERSION (1910)
→ ALSO KNOWN AS FREEMAN CREEK (1900)

DECREE ABSTRACT:

→ THE FOLLOWING ELEMENTS WERE AMENDED BY THE CLAIMANT ON 10/18/1999: MAXIMUM ACRES, VOLUME.

THE FOLLOWING ISSUES WERE IDENTIFIED BY THE DNRC DURING ITS EXAMINATION OF THIS WATER RIGHT CLAIM. THESE ISSUES MAY REMAIN UNRESOLVED IF NO OBJECTIONS ARE FILED.

THE PERIOD OF DIVERSION FROM THE SOURCE INTO STORAGE CANNOT BE IDENTIFIED.
B. Issue Remarks: This section lists remarks identifying potential factual and/or legal issues discovered during claim examination. These remarks alert the claimant to potential issues during claimant contact prior to the Water Court issuing a decree. The issue remarks are also utilized by other parties reviewing claims. Careful consideration is required before applying an issue remark to a claim as statute requires the Water Court to resolve all issue remarks. These remarks will appear below the applicable element as underlined text on a review abstract (see example indicated by → below). Issue remarks will appear in the “Issue Box” of the department's summary report and the decree abstract.

REVIEW ABSTRACT:

Flow Rate: 1.88 CFS

FLOW RATE MAY REQUIRE MODIFICATION BASED ON RESOLUTION OF MAXIMUM ACRES ISSUE.

DECREE ABSTRACT:

THE FOLLOWING ISSUES WERE IDENTIFIED BY THE DNRC DURING ITS EXAMINATION OF THIS WATER RIGHT CLAIM. THESE ISSUES MAY REMAIN UNRESOLVED IF NO OBJECTIONS ARE FILED.

FLOW RATE MAY REQUIRE MODIFICATION BASED ON RESOLUTION OF MAXIMUM ACRES ISSUE.

THE TETON COUNTY WATER RESOURCES SURVEY (1962) APPEARS TO INDICATE 0.00 ACRES IRRIGATED.

THE PRIORITY DATE MAY BE QUESTIONABLE. THIS CLAIM IS FOR A FILED APPROPRIATION ON SPRING COULEE WITH A PRIORITY DATE PREDATING CASE NO. 388 TETON COUNTY.
C. Legacy and Archived Remarks: This section lists historical remarks generally no longer used in examination. Most remarks are from a former database system. These remarks have been updated or converted in the current Oracle database. Keep in mind these remarks are still in use by the Water Court and appear in decrees issued prior to December 2003. On occasion, when no current remark is adequate, these archived remarks may be used. Check with a supervisor or the Bureau Chief prior to using such remarks. Usually these remarks are used for a post-decree revision by the Water Court. In addition, some remarks are obsolete: “incidental use” remarks have been converted to purpose information remarks.

D. Water Court, Court Ordered, Post-Decree, Indian Reservation or Federal Right Remarks:

Water Court Remarks: In the objection resolution process by the Water Court, the water master makes revisions to a hard copy of the decree abstract and sends it to the department to update the database record. As these remarks are used frequently by the water masters when making revisions, the remarks have been assigned reference numbers and added to the remarks library. In addition to the Water Court remarks listed in this chapter, there are three general information remarks which are very broad in nature and can apply in nearly every category of remarks. Because of the nature of the following three remarks, they are mentioned here, and not categorized by element. Water Court remarks are NOT for use in examination.

G981 THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT APPEARS TO BE ENTER VARIABLE. SEE DNRC MEMORANDUM DATED MM/DD/YYYY.

G985 THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT APPEARS TO BE ENTER VARIABLE.

G986 THE WATER COURT HAS BEEN PRESENTED WITH EVIDENCE INDICATING THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT MAY BE ENTER VARIABLE.

Court Ordered Remarks: Court Ordered remarks are ONLY to be used during examination when the Court has issued an order specifying the use of such a remark. Notice of these Court Orders will be distributed to the appropriate staff.

Post-decree Remarks: Post-decree remarks are used for correcting errors in decreed information found after the decree is issued. These remarks must be approved by the Water Court before they can be added to a decreed right because of due process notice requirements.

Indian Reservation and Federal Rights Remarks: Indian Reservation and Federal Rights remarks are generally specified by Court Order and pertain to a
specific basin(s). They are only to be used when specifically directed to do so (by a supervisor).

**E. Database Generated Remarks:** These remarks are automatically generated by the Oracle database. Database generated remarks may be added as a result of entering data into the Related Rights tab or by running standards at the conclusion of the examination of a claim. The Supreme Court Rules specifically direct the DNRC to add these standard remarks when certain situations exist.
Table V-1: Information/clarification and issue remark categories will print below the water right element on the review abstract. For the summary and decree abstracts, only the information remarks print below the water right element. Issue remarks print in the Issue Box:

<table>
<thead>
<tr>
<th>ELEMENT</th>
<th>CODE</th>
<th>USES</th>
</tr>
</thead>
<tbody>
<tr>
<td>OWNER</td>
<td>O/OWN</td>
<td>Ownership, Splits (O, OWN, OWIS)</td>
</tr>
<tr>
<td>PURPOSE</td>
<td>P/PU</td>
<td>Purpose (P, PU, PUIS)</td>
</tr>
<tr>
<td>SOURCE</td>
<td>S/SN</td>
<td>Source name (S, SN, SNIS)</td>
</tr>
<tr>
<td>SOURCE</td>
<td>S/ST</td>
<td>Source Type (S)</td>
</tr>
<tr>
<td>PRIORITY DATE</td>
<td>P/PR</td>
<td>Priority date (P, PR, PRIS)</td>
</tr>
<tr>
<td>FLOW RATE</td>
<td>F/FR</td>
<td>Flow rate (F, FR, FRIS, CG, FF, FRNS, FRST, FRSS)</td>
</tr>
<tr>
<td>VOLUME</td>
<td>V/VM</td>
<td>Volume (V, VM, VMIS, CG, VP)</td>
</tr>
<tr>
<td>MAXIMUM ACRES</td>
<td>M/MA</td>
<td>Maximum acres (M, MA, MAIS, C85)</td>
</tr>
<tr>
<td>PERIOD OF DIVERSION</td>
<td>P/PA</td>
<td>Period of Diversion (PA, PAIS, P160, P162)</td>
</tr>
<tr>
<td>PERIOD OF USE</td>
<td>P/PE</td>
<td>Period of use (P, PE, PEIS)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>C/CV</td>
<td>Conveyance facility (C, CV, CVIS)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>C/CX</td>
<td>Ditch name (C, CX, CXIS)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>D/DM</td>
<td>Diversion means (D, DM, DMIS)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>P/PD</td>
<td>Point of diversion (P, PD, PDIS)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>S/SB</td>
<td>Subdivision Name (SB)</td>
</tr>
<tr>
<td>POINT OF DIVERSION</td>
<td>T/TI</td>
<td>Interbasin transfer</td>
</tr>
<tr>
<td>RESERVOIR</td>
<td>R/RN</td>
<td>Reservoir (R, RN, RNIS)</td>
</tr>
<tr>
<td>PLACE OF USE</td>
<td>P/PL</td>
<td>Place of use (P, PL, PLIS)</td>
</tr>
<tr>
<td>PLACE OF USE</td>
<td>S/SB</td>
<td>Subdivision Name (SB)</td>
</tr>
<tr>
<td>TYPE OF HISTORICAL RIGHT</td>
<td>P</td>
<td>(P, P355-P372, P988)</td>
</tr>
</tbody>
</table>
Table V-2: In most cases, except where noted, these remark categories will appear at the end of the review abstract, summary report, and decree abstract rather than under a specific element:

<table>
<thead>
<tr>
<th>USES</th>
<th>CODE</th>
<th>LOCATION ON ABSTRACT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amendment to Claim (A, AM, AMIS)</td>
<td>A/AM</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Associated Rights (A, AS, ASIS)</td>
<td>A/AS</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Conveyance Facility (C, CV, CVIS)</td>
<td>C/CV</td>
<td>Prints below priority date element unless an L8 remark, which prints at end of Review, Summary, and Decree Abstracts. Issues print in the box on Summary Report or Decree Abstract.</td>
</tr>
<tr>
<td>Decree Exceeded (D, DE, DEIS, D5)</td>
<td>D/DE</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Ditch Name (C, CX, CXIS)</td>
<td>C/CX</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Duplicate Right (D, DU, DUIS)</td>
<td>D/DU</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Fee insufficient (F, FI, FIIS)</td>
<td>F/FI</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Gray area (for water court and late claims use only)</td>
<td>GA</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>General information (G, GI, GIIS)</td>
<td>G/GI</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Implied claims (C, CI, CIIS)</td>
<td>C/CI</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Land Clarification (C, CL, CLIS)</td>
<td>C/CL</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Late claim (L, LC, LCIS)</td>
<td>L/LC</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Multiple use (M)</td>
<td>M/MU</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Federal and Indian Reserved Water Right Remarks</td>
<td>P</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Supplemental rights (S, SR, SRIS)</td>
<td>S/SR</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Withdrawn claim (suppresses all other remarks except GI)</td>
<td>T/TC</td>
<td>End of Abstract</td>
</tr>
<tr>
<td>Transfer (aka Ownership Update) (T, TR)</td>
<td>T/TR</td>
<td>Does not print on Summary Report or Decree Abstract</td>
</tr>
</tbody>
</table>

* Interbasin Transfer Remarks (TI, T) are displayed at the end of the review abstract, and at the beginning of the summary report and decree abstract.
AMENDMENT (AM)

Added to denote an amendment made by the claimant.

A. INFORMATION OR CLARIFICATION REMARKS

AM
Free text amendment information remark.


A6 THE PLACE OF USE WAS AMENDED BY THE CLAIMANT ON MM/DD/YYYY PURSUANT TO SECTION 85-2-233(6), MCA. [Man. Ref. XI.A.]


A16 THE FLOW RATE AND VOLUME WERE AMENDED BY THE CLAIMANT ON MM/DD/YYYY PURSUANT TO 85-2-233(6), MCA. [Man. Ref. XI.A.]

B. ISSUE REMARKS

AMIS
Free text amendment issue remark.

A19 AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY REQUESTING TO AMEND THE VOLUME TO 2.00 ACRE-FEET. DNRC REQUESTED A SIGNED AND NOTARIZED AMENDMENT FORM BE SUBMITTED. THE AMENDMENT HAS NOT BEEN IMPLEMENTED, AS IT HAS NOT BEEN PROPERLY FILED. [Man. Ref. XI.A.]

A20 AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY, WHICH HAS NOT BEEN IMPLEMENTED. THIS AMENDMENT WAS NOT SUBMITTED BY THE OWNER LISTED IN THE DNRC RECORDS. [Man. Ref. XI.A.]

A21 AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY, REQUESTING TO AMEND THE PLACE OF USE. THE AMENDMENT HAS NOT BEEN IMPLEMENTED AS IT HAS NOT BEEN SIGNED BY ALL OWNERS OF DNRC RECORD. [Man. Ref. XI.A.]
AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY. THE AMENDMENT WAS NOT IMPLEMENTED DUE TO DISAGREEMENT AMONG THE OWNERS OF RECORD. [Man. Ref. XI.A.]

AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY REQUESTING TO AMEND THE POINT OF DIVERSION AND PLACE OF USE. AS THIS IS A DECREED BASIN, THE AMENDMENT HAS NOT BEEN IMPLEMENTED. [Man. Ref. XI.A.]

AN AMENDMENT WAS SUBMITTED MM/DD/YYYY TO AMEND THE POINT OF DIVERSION, PRIORITY DATE, SOURCE, FLOW RATE, AND PURPOSE. THE AMENDMENT SUBSTANTIALLY CHANGES THE ORIGINALLY FILED STATEMENT OF CLAIM. [Man. Ref. XI.A.]

AN AMENDMENT WAS SUBMITTED ON MM/DD/YYYY TO AMEND THE PLACE OF USE AND MAXIMUM ACRES. THIS AMENDMENT WAS NOT SUBMITTED IN TIME FOR DNRC TO PROCESS PRIOR TO ISSUANCE OF THE WATER COURT SUMMARY REPORT/DECREE. [Man. Ref. XI.A.]

C. LEGACY AND ARCHIVED REMARKS

AM1Z Legacy free text amendment information remark.
AM2Z Legacy free text amendment information remark.
AM3Z Legacy free text amendment information remark.
AM4Z Legacy free text amendment issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL RIGHTS REMARKS

THE PLACE OF USE WAS AMENDED BY THE WATER COURT PURSUANT TO SECTION 85-2-233(6), MCA.

THE FLOW RATE AND VOLUME WERE AMENDED BY THE WATER COURT PURSUANT TO 85-2-233(6), MCA.

E. DATABASE GENERATED REMARKS

None in this category.
ASSOCIATED (AS)

Added to denote when multiple claims share particular elements.

A. INFORMATION OR CLARIFICATION REMARKS

AS            Free text associated right information remark.
A30           THIS WATER RIGHT IS ASSOCIATED WITH WATER RIGHT NO. 000000-00. THEY ARE BASED ON THE SAME HISTORIC WATER RIGHT. [Man. Ref. VI.C.]
A35           THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT ARE ASSOCIATED. THEY SHARE THE SAME RESERVOIR/POTHOLE LAKE/POINT OF DIVERSION. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.C., VI.H.]
A45           THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT ARE ASSOCIATED. THEY ARE PART OF A MANIFOLD SYSTEM WHICH SUPPLIES MUNICIPAL WATER TO THE BIG CITY. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.C.]

B. ISSUE REMARKS

ASIS          Free text associated right issue remark.

C. LEGACY AND ARCHIVED REMARKS

AS1Z          Legacy free text associated right information remark.
AS2Z          Legacy free text associated right issue remark.
A40           THIS WATER RIGHT IS ASSOCIATED WITH WATER RIGHT NO. 000000-00. THEY HAVE OVERLAPPING PLACES OF USE.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL RIGHTS REMARKS

None in this category.
E. DATABASE GENERATED REMARKS

The following remark is generated from information entered on the Related Rights tab in the database and does not have a code.

THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT ARE ASSOCIATED WHICH MEANS THEY SHARE THE SAME POINT OF DIVERSION/RESERVOIR/POTHOLE LAKE. 000000-00, 000000-00, 000000-00, 000000-00. [Man. Ref. VI.C., VI.F., VI.H., VI.I.]
IMPLIED CLAIMS (CI)

Added to document the authority and source of data for generating an implied claim.

A. INFORMATION OR CLARIFICATION REMARKS

CI  Free text implied claim information remark.

C5  THIS IMPLIED CLAIM WAS AUTHORIZED BY THE WATER COURT BASED ON INFORMATION IN CLAIM NO. 000000-00. [Rule 35(e) W.R.C.E.R., Man. Ref. XI.B.]

R15  IMPLIED CLAIM NO. 000000-00 WAS AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM. [Man. Ref. XI.B.]

R16  THE IMPLIED CLAIMS LISTED FOLLOWING THIS STATEMENT WERE AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM. 000000-00, 000000-00 [Man. Ref. XI.B.]

B. ISSUE REMARKS

CIIS  Free text implied claim issue remark.

C8  PURSUANT TO 1982 POLICY, THIS IMPLIED CLAIM WAS GENERATED BASED ON INFORMATION IN CLAIM NO. 000000-00. CURRENT POLICY NOW REQUIRES IMPLIED CLAIMS BE AUTHORIZED BY THE WATER COURT. ON MM/DD/YYYY, A REQUEST FOR AUTHORIZATION TO CREATE AN IMPLIED CLAIM WAS SENT TO THE WATER COURT. AS OF MM/DD/YYYY, NO RESPONSE HAS BEEN RECEIVED FROM THE WATER COURT. [Man. Ref. XI.B.]

C9  IT APPEARS MORE THAN ONE WATER RIGHT MAY BE INVOLVED. ON MM/DD/YYYY, A REQUEST FOR AUTHORIZATION TO CREATE AN IMPLIED CLAIM WAS SENT TO THE WATER COURT. AS OF MM/DD/YYYY, NO RESPONSE HAS BEEN RECEIVED FROM THE WATER COURT. [Man. Ref. XI.B.]
C. LEGACY AND ARCHIVED REMARKS

CI1Z Legacy implied claim information remark.
CI2Z Legacy implied claim issue remark.

C7 THIS IMPLIED CLAIM WAS CREATED BASED ON INFORMATION IN CLAIM NO. 000000-00, PRIOR TO WATER COURT AUTHORIZATION BEING REQUIRED.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL RIGHTS REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
LAND DESCRIPTION CLARIFICATION (CL)

Added to retain claimed information relating to the Point of Diversion (POD) and Place of Use (POU) that cannot be otherwise entered in the database. Use a Point of Diversion or Place of Use remark if the information relates to only one of these two elements.

A. INFORMATION OR CLARIFICATION REMARKS

CL  Free text land description information remark.

C10  POINT OF DIVERSION AND PLACE OF USE INCLUDES/ARE LOCATED IN GOVT LOTS 3 AND 4 IN SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI.E.]

C15  POINT OF DIVERSION AND PLACE OF USE INCLUDES/ARE LOCATED IN CERTIFICATE OF SURVEY NO. 0000, MONTANA COUNTY. [Man. Ref. VI.E.]

C25  POINT OF DIVERSION AND PLACE OF USE INCLUDES/ARE LOCATED IN MONTANA LODE, MINERAL SURVEY NO. 0000. [Man. Ref. VI.E.]

C40  POINT OF DIVERSION AND PLACE OF USE INCLUDES LOTS 5, 6 AND 7 OF DOE ESTATES, FIRST ADDITION. [Man. Ref. VI.E.] OR
    POINT OF DIVERSION AND PLACE OF USE INCLUDES MONTANA SURVEY NO. 0000. [Man. Ref. VI.E.]

C55  POINT OF DIVERSION AND PLACE OF USE ARE LOCATED IN HOMESTEAD ENTRY SURVEY NO. 0000. [Man. Ref. VI.E.] OR
    POINT OF DIVERSION AND PLACE OF USE ARE LOCATED IN TRACTS 2A AND 2B OF CERTIFICATE OF SURVEY NO. 0000. [Man. Ref. VI.E.]

C64  THIS WATER RIGHT IS LOCATED, IN WHOLE OR IN PART, WITHIN THE BOUNDARY OF THE FORT PECK INDIAN RESERVATION. [Man. Ref. VI.E.]

T104  THIS CLAIM IS LOCATED IN WHOLE OR IN PART WITHIN THE EXTERIOR BOUNDARY OF THE FLATHEAD INDIAN RESERVATION.
B. ISSUE REMARKS

CLIS Free text land description issue remark.

C80 THE NUMBER OF ACRES IRRIGATED, POINT OF DIVERSION AND PLACE OF USE LEGAL LAND DESCRIPTIONS MAY BE QUESTIONABLE. A PORTION OF SECTION 36 APPEARS TO BE ON STATE LAND. [Man. Ref. VI.E.]

C. LEGACY AND ARCHIVED REMARKS

CL1Z Legacy free text land description information remark.
CL2Z Legacy free text land description issue remark.

C60 THE TOWNSHIP IS UNSURVEYED. THE LEGAL LAND DESCRIPTION HAS BEEN ESTIMATED.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

C6 THE ALIQUOT PART W2 IS ADDED TO THE DESCRIPTION ONLY TO FACILITATE LOCATION. THE ALIQUOT PART IS NOT AN ELEMENT OF THE LEGAL DESCRIPTION OF THE GOVERNMENT LOT.

C64 THIS WATER RIGHT IS LOCATED, IN WHOLE OR IN PART, WITHIN THE BOUNDARY OF THE FORT PECK INDIAN RESERVATION.

C85 THE MAXIMUM NUMBER OF ACRES CLAIMED ON THE ORIGINAL STATEMENT OF CLAIM IS 4000 ACRES. THE DNRC’S RE-EXAMINATION WAS OF THESE ORIGINAL CLAIMED ACRES.

E. DATABASE GENERATED REMARKS

None in this category.
CHANGE AUTHORIZATION (CT)

Added, usually by the new appropriations staff, to any water right where a change has been filed with the department.

A. INFORMATION OR CLARIFICATION REMARKS

CTIN Free text change authorization information remark.

C95 AUTHORIZATION TO CHANGE (SEVER/SELL) POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE RECORDED AFTER FINAL DECREE. [Man. Ref. XI. F.]

C100 AUTHORIZATION TO CHANGE (SEVER/SELL) POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE OF A PORTION, 16 GPM UP TO 12 ACRE-FEET, COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE RECORDED AFTER FINAL DECREE. [Man. Ref. XI. F.]

NOTE: When reviewing a claim with an associated change, the status of the change may have been denoted with a "Change Authorization", "Miscellaneous", and/or "Ownership" remark. Refer to "Special Provisions: Change in Appropriation Right: Examining Claims with Changes: Remarks Denoting a Change and the Change Status" (Section XI.F.3.d).

B. ISSUE REMARKS

CTIS Free text change authorization issue remark.

CA20 IT APPEARS THAT AN UNAUTHORIZED POST-JUNE 30, 1973 CHANGE IN POINT OF DIVERSION MAY BE REFLECTED IN THIS CLAIM. [Rule 39(c) W.R.C.E.R., Man. Ref. XI.F]

C. LEGACY AND ARCHIVED REMARKS

CT1Z Legacy free text change authorization information remark.

CT2Z Legacy free text change authorization issue remark.

CA01 APPLICATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE RECEIVED MM/DD/YYYY. SEE APPLICATION NO. 000000-00.
CA03  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE ISSUED MM/DD/YYYY. NOTICE OF COMPLETION DUE MM/DD/YYYY. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA04  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE OF A PORTION (16 GPM UP TO 12 ACRE-FEET) ISSUED MM/DD/YYYY. NOTICE OF COMPLETION DUE MM/DD/YYYY.

CA05  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE OF A PORTION (16 GPM UP TO 12 ACRE-FEET) ISSUED MM/DD/YYYY. NOTICE OF COMPLETION DUE MM/DD/YYYY. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA06  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE, OF A PORTION (16 GPM UP TO 12 ACRE-FEET) COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA07  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE UPDATED IN THE CENTRALIZED RECORDS SYSTEM AFTER FINAL DECREE. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA08  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA09  AUTHORIZATION TO CHANGE POINT OF DIVERSION, PLACE OF USE, PURPOSE, PLACE OF STORAGE OF A PORTION (16 GPM UP TO 12 ACRE-FEET) COMPLETED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE UPDATED IN THE CENTRALIZED RECORDS SYSTEM AFTER FINAL DECREE. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA10  REPLACEMENT WELL – FILE REFLECTS AUTHORIZATION TO CHANGE ISSUED MM/DD/YYYY. SEE AUTHORIZATION TO CHANGE NO. 000000-00.
CA11 REPLACEMENT WELL - AUTHORIZATION TO CHANGE ISSUED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE UPDATED IN THE CENTRALIZED RECORD SYSTEM AFTER FINAL DECREE. SEE AUTHORIZATION TO CHANGE NO. 000000-00.

CA13 REPLACEMENT WELL - AUTHORIZATION TO CHANGE A PORTION 16 GPM UP TO 12 ACRE-FEET ISSUED MM/DD/YYYY. FILE REFLECTS RIGHT AS IT EXISTED PRIOR TO JULY 1973. APPROVED CHANGES WILL BE RECORDERD AFTER FINAL DECREE.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
CONVEYANCE FACILITY (CV)

Added to clarify a unique Point of Diversion feature.

A. INFORMATION OR CLARIFICATION REMARKS.

CV Free text conveyance facility information remark.

C119 WATER DIVERTED FROM DOE CREEK IS CONVEYED TO THE SMITH RIVER, NORTH FORK WHICH IS USED AS A NATURAL CARRIER TO SECONDARY POINT(S) OF DIVERSION, DIVERSION NO. 2 AND 3. [Man. Ref. VI.F.]

C120 WATER DIVERTED FROM DOE RIVER IS CONVEYED TO TWO DOE CREEK WHICH IS USED AS A NATURAL CARRIER TO A SECONDARY POINT OF DIVERSION IN THE SWSWSE SEC 36 TWP 99S RGE 99E MONTANA COUNTY. [Man. Ref. VI.D., VI. F.]

C121 WATER DIVERTED FROM DOE CREEK IS CONVEYED TO MAD DOE CREEK WHICH IS USED AS A NATURAL CARRIER TO CONVEY WATER TO THE PLACE OF USE. [Man. Ref. VI.D.]


C124 NORTH FORK DOE CREEK IS USED AS A NATURAL CARRIER TO CONVEY WATER FROM MAD DOE CREEK TO THE SECONDARY POINT(S) OF DIVERSION, DIVERSION NO. 2. [Man. Ref. VI.D., VI.F.]

C125 WATER RELEASED FROM DOE RESERVOIR USES MAD DOE CREEK AS A NATURAL CARRIER TO CONVEY WATER TO A SECONDARY POINT OF DIVERSION IN THE NWNWNW SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI. F.]
C126 WATER RELEASED FROM DOE RESERVOIR USES MAD DOE CREEK AS A NATURAL CARRIER TO CONVEY WATER TO THE PLACE OF USE. [Man. Ref. VI.D.]

C127 WATER FROM DOE DITCH IS CONVEYED THROUGH COLLECTION DITCH TO THE PLACE OF USE. [Man. Ref. VI.D.]

C130 TANK TRUCK USED TO CONVEY WATER. [Man. Ref. VI.D.]

C135 THIS WATER RIGHT IS USED IN A MANIFOLDED GROUNDWATER SYSTEM IN CONJUNCTION WITH WATER RIGHT NO(S). 000000-00, 000000-00 AND 000000-00. [Man. Ref. VI.D., VI.G.]

C138 THE POINT(S) OF DIVERSION HAS/HAVE BEEN CHANGED TO REFLECT THAT THIS RIGHT IS STORED IN CLARK CANYON RESERVOIR AND RELEASED FROM THE CLARK CANYON DAM BY THE CLARK CANYON WATER SUPPLY COMPANY. THE HISTORICALLY CLAIMED POINT(S) OF DIVERSION ARE SECONDARY AND IS/ARE LOCATED IN THE NENENE SEC 30 TWP 6S RGE 8W (JOHNSON DITCH) AND THE SESENE SEC 29 TWP 6S RGE 9W (SMITH DITCH) BEAVERHEAD COUNTY.

C140 THIS WATER RIGHT CONSISTS OF THREE SPRINGS USED IN A MANIFOLDED GROUNDWATER SYSTEM. [Man. Ref. VI.D., VI.G.]

C141 THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT DIVERT GROUNDWATER BY MEANS OF A MANIFOLD SYSTEM CONSISTING OF THREE WELLS. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.D., VI.G.]

B. ISSUE REMARKS

CVIS Free text conveyance facility issue remark. [Man. Ref. VI.F.]

C145 USE OF THE DOE DITCH TO CONVEY WATER TO THE PLACE OF USE MAY BE QUESTIONABLE. [Man. Ref. VI. F.]

C150 THE CLAIMED CONVEYANCE DITCH CANNOT BE IDENTIFIED FROM AVAILABLE DATA. [Man. Ref. VI. F.]

C155 THE CONVEYANCE DITCH HAS BEEN SEVERED BY HIGHWAY CONSTRUCTION AND CANNOT CONVEY WATER FROM THE SOURCE TO THE PLACE OF USE. [Man. Ref. VI. F.]
C. LEGACY AND ARCHIVED REMARKS

CV1Z Legacy free text conveyance facility information remark.
CV2Z Legacy free text conveyance facility information remark.
CV3Z Legacy free text conveyance facility issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
DITCH NAME (CX)

Ditch names have now been incorporated into the database in the Point of Diversion tab. The ditch name will appear on the abstract without adding a remark.

A. INFORMATION OR CLARIFICATION REMARKS

CX Free text ditch information remark.

B. ISSUE REMARKS

CXIS Free text ditch name issue remark.

C. LEGACY AND ARCHIVED REMARKS

CX1Z Legacy ditch name information remark.
CX2Z Legacy ditch name issue remark.

C160 DITCH NAME: REID DITCH
       DITCH NAME: WARREN DITCH (STORAGE)

C161 DITCH NAME: FARMERS CANAL
       DITCH NAME: STONE CANAL (STORAGE)

C165 DITCH NAME FOR DIVERSION NO. 1 IS: FRAZIER DITCH

C166 DITCH NAME FOR DIVERSION NO. 2 IS: STONE CANAL

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
DECREE EXCEEDED (DE)

Added to every claim in a decree exceeded situation.

**A. INFORMATION OR CLARIFICATION REMARKS**

DE   Free text decree information remark.

**B. ISSUE REMARKS**

DEIS Free text decree issue remark. [Man. Ref. VII.C., VIII.C., IX.C.]

D5  THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT ARE FILED ON THE SAME FORMERLY DECREED WATER RIGHT. THE SUM OF THE CLAIMED FLOW RATES EXCEEDS THE 150 MINER'S INCHES DECREED IN CASE NO. 0000, MONTANA COUNTY. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B., VIII.B., IX.B., X.C.]

**C. LEGACY AND ARCHIVED REMARKS**

DC1Z Legacy free text decreed stream – commissioner remark.
DE1Z Legacy free text decree exceeded information remark.
DE2Z Legacy free text decree exceeded issue remark.
DI1Z Legacy free text decree information remark.
DR1Z Legacy decreed right information remark.
DR2Z Legacy decreed right issue remark.
D7  This legacy remark was used to capture decreed right details: case no., original appropriator, source, priority date, miner's inches, rank no., project name, and comments. This information is now entered in the Claim History tab.

**D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS**

None in this category.

**E. DATABASE GENERATED REMARKS**

None in this category.
DIVERSION MEANS (DM)

Added to identify additional means of diversion or in conjunction with "Other" means of diversion when no standard code exists.

A. INFORMATION OR CLARIFICATION REMARKS

DM Free text diversion means information remark.

D10 BUCKET USED AS AN ADDITIONAL MEANS OF DIVERSION. [Man. Ref. VI.G.]

D15 MEANS OF DIVERSION INCLUDES A PIPELINE AND SLUICE BOX. [Man. Ref. VI.G.]

D20 MEANS OF DIVERSION INCLUDES A SLUICE BOX, BUCKET, OR OTHER CONTAINER. [Man. Ref. VI.G.]

D25 THE MEANS OF DIVERSION IS A WATERWHEEL. [Man. Ref. VI.G.]

D35 PUMP IS SECONDARY MEANS OF DIVERSION. [Man. Ref. VI.G.]


D40 WATER COLLECTED IN DOE DITCH. [Man. Ref. VI.G.]

D45 WATER COLLECTED IN DOE WASTE DITCHES IN THE N2 SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI.G.]


B. ISSUE REMARKS

DMIS Free text diversion means issue remark. [Man. Ref. VI.G.]

D50 THE CLAIMED MEANS OF DIVERSION CANNOT BE IDENTIFIED FROM AVAILABLE DATA. [Man. Ref. VI.G.]
D55  THE MEANS OF DIVERSION APPEARS TO BE INCORRECT.
The means of diversion appears to be a pump. [Man. Ref. VI.G.]

D65  THE CLAIMED MEANS OF DIVERSION APPEARS TO/MAY BE INCORRECT AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. VI.G.]


D75  THE CLAIMS FOLLOWING THIS REMARK CLAIM DIFFERENT MEANS OF DIVERSION FOR WHAT APPEARS TO BE A SINGLE POINT OF DIVERSION IN THE NWNWNW SEC 36 TWP 99S RGE 99W MONTANA COUNTY. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.G.]

D80  NO MEANS OF DIVERSION WAS Claimed. [Man. Ref. VI.G.]

C. LEGACY AND ARCHIVED REMARKS

DM1Z  Legacy free text diversion means information remark.
DM2Z  Legacy free test diversion means issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
DUPLICATE RIGHT (DU)

Added to claims that appear to be in duplicate or are redundant. Duplicate rights are identified when the claimed elements and supporting documentation provided are exactly the same on more than one statement of claim. Redundant rights are more difficult to identify. Many of the elements are the same on more than one statement of claim. The one element that will not be the same in a redundant situation is the priority date. See [Man. Ref. VI.J.3.h] for further examples of duplicate and redundant rights.

A. INFORMATION OR CLARIFICATION REMARKS

DU Free text duplicate or redundant information remark.

B. ISSUE REMARKS

DUIS Free text duplicate or redundant issue remark. [Man. Ref. VI.J.]

D85 THIS CLAIM APPEARS TO BE DUPLICATED BY CLAIM NO. 000000-00 WHICH IS BASED ON THE SAME FILED APPROPRIATION RIGHT. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. [Man. Ref. VI.J., VII.E.]

D91 CLAIM NOS. 000000-00 AND 000000-00 APPEAR TO BE DUPLICATE CLAIMS ON THE SAME HISTORIC APPROPRIATION OF WATER. CLAIM NO. 000000-00 REFLECTS A PRIORITY DATE OF MM/DD/YYYY AND CLAIM NO. 000000-00 REFLECTS A PRIORITY DATE OF MM/DD/YYYY. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. [Man. Ref. VI.J.]

D92 THIS CLAIM AND WATER RIGHT NO. 000000-00 APPEAR TO BE REDUNDANT/DUPLICATE FILINGS. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. [Man. Ref. VI.J.]

D93 CLAIM NOS. 000000-00 AND 000000-00 MAY BE REDUNDANT CLAIMS ON THE SAME HISTORIC APPROPRIATION OF WATER. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. [Man. Ref. VI.J., VII.E.]

D94 THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT APPEAR TO BE REDUNDANT/DUPLICATE FILINGS. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.J.]
D95  THIS CLAIM APPEARS TO DUPLICATE CLAIM NO. 000000-00 FILED BY THE DOE IRRIGATION ASSOCIATION. [Man. Ref. VII.D., VII.F.]

D96  THIS CLAIM APPEARS TO BE FOR WATER PROVIDED BY THE DOE IRRIGATION PROJECT UNDER CLAIM NO. 000000-00. THIS CLAIM APPEARS TO BE REDUNDANT. [Man. Ref. VI.J., VII.F.]

D100  CLAIM NOS. 000000-00 AND 000000-00 ARE REDUNDANT CLAIMS ON THE SAME HISTORIC APPROPRIATION OF WATER. CLAIM NO. 000000-00 REFLECTS THE POST 1973 RIGHT AS AUTHORIZED BY AUTHORIZATION TO CHANGE 000000. IT APPEARS ONLY ONE WATER RIGHT, 000000-00, IS INVOLVED. [Man. Ref. VI.J.]

C. LEGACY AND ARCHIVED REMARKS

DU1Z  Legacy free text duplicate right information remark.
DU2Z  Legacy free text duplicate right issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

The following database generated issue remark is printed from information entered in the Related Rights tab.

THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT APPEAR TO BE DUPLICATE FILINGS. IT APPEARS ONLY ONE WATER RIGHT IS INVOLVED. 000000-00, 000000-00. [Man. Ref. VII.E., VI.J.]
FEE INSUFFICIENT (FI)

Added to identify an insufficient claim filing fee or processing fee for a late claim.

A. INFORMATION OR CLARIFICATION REMARKS

FI Free text fee insufficient information remark.

B. ISSUE REMARKS

FIIS Free text fee insufficient issue remark.

F5 FILING FEE INSUFFICIENT TO COVER CLAIM. TOTAL AMOUNT DUE $40.00. [Man. Ref. VI.A.]

F10 FILING FEE INSUFFICIENT TO COVER CLAIMS. TOTAL AMOUNT DUE $120.00 FOR CLAIM NOS. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.A.]

F15 FILING FEE INSUFFICIENT TO COVER IMPLIED CLAIM. TOTAL AMOUNT DUE $40.00. [Man. Ref. XI.B.]

F20 FILING FEE INSUFFICIENT TO COVER IMPLIED CLAIMS. TOTAL AMOUNT DUE $80.00 FOR CLAIM NOS. 000000-00, 000000-00. [Man. Ref. XI.B.]

F25 FILING FEE INSUFFICIENT TO COVER LATE CLAIM. TOTAL AMOUNT DUE $40.00. [Man. Ref. VI.A., XI.C.]

F30 FILING FEE INSUFFICIENT TO COVER LATE CLAIMS. TOTAL AMOUNT DUE $80.00 FOR CLAIM NOS. 000000-00, 000000-00. [Man. Ref. VI.A., XI.C.]

F35 PROCESSING FEE INSUFFICIENT TO COVER LATE CLAIM. TOTAL AMOUNT DUE $150.00. [Man. Ref. VI.A., XI.C.]

C. LEGACY AND ARCHIVED REMARKS

FI1Z Legacy free text fee insufficient information remark.

FI2Z Legacy free text fee insufficient issue remark.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
FLOW RATE (FR)

Added to claims to clarify the flow rate or to identify unresolved issues. Applying standards also adds flow rate remarks to a claim.

A. INFORMATION OR CLARIFICATION REMARKS

FR  Free text flow rate information remark.

F32  THE FLOW RATE OF THIS CLAIM HAS BEEN REDUCED TO THE GUIDELINE OF 99.00 GPM. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. X.B., X.C., Rule 29(g) W.R.C.E.R.]

F37  THE FLOW RATE IS LIMITED TO THE MINIMUM AMOUNTS NECESSARY TO SUSTAIN THIS PURPOSE. THIS RIGHT SHALL CONTINUE TO BE UTILIZED IN ACCORDANCE WITH HISTORICAL PRACTICES. [Man. Ref. X.C]

F39  THE FLOW RATE OF THIS WATER RIGHT HAS BEEN REDUCED TO THE 17 GPM PER ACRE GUIDELINE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VII.B.]

F41  PRIMARILY A DIRECT FLOW SYSTEM; FLOW RATE RETAINED. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.]

F43  THE FLOW RATE OF THIS WATER RIGHT HAS BEEN REDUCED TO THE DOCUMENTED 123 GPM PER ACRE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VII.B.]

F44  THE CLAIMED FLOW RATE EXCEEDS THE 17 GPM PER ACRE GUIDELINE. THE FLOW RATE EQUALS 123 GPM PER ACRE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VII.B.]


F50  THIS RIGHT IS FOR ONE-THIRD THE FLOW OF DOE CREEK AS DESCRIBED IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VII.B., VIII.B., IX.B.]

THE WATER RIGHTS FOLLOWING THIS STATEMENT HAVE AN UNDIVIDED INTEREST IN A SINGLE WATER RIGHT FOR 2.50 CFS/GPM. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B.]

UNDIVIDED ONE-THIRD INTEREST IN A SINGLE WATER RIGHT FOR 2.50 CFS/GPM. [Man. Ref. VII.B.]

CASE NO. 0000, MONTANA COUNTY DECREES THIS RIGHT AS AN UNDIVIDED ONE-THIRD INTEREST IN A SINGLE WATER RIGHT FOR 2.50 CFS/GPM. [Man. Ref. VII.B., X.C.]

THE WATER RIGHTS FOLLOWING THIS STATEMENT HAVE AN UNDIVIDED INTEREST IN A SINGLE WATER RIGHT FOR 2.50 CFS/GPM AS DECREED IN CASE NO. 0000, MONTANA COUNTY. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B.]

THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT USE THE SAME PUMP. THE COMBINED FLOW RATE FOR THESE RIGHTS IS LIMITED TO THE HISTORICAL PUMP CAPACITY. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B.]

THE FLOW RATE OF THIS WATER RIGHT HAS BEEN REDUCED TO THE 17 GPM PER ACRE GUIDELINE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.]

THE WATER RIGHT NUMBERS 000000-00, 00000000, 00000000 SHARE A FLOW RATE OF 10 GPM/CFS. THE WATER RIGHT WILL BE OPERATED IN THE FOLLOWING MANNER: XXXXXXXXXX. (Administrative Guideline No. 14)

B. ISSUE REMARKS

Free text flow rate issue remark.

THE CAPACITY OF THE DIVERSION AND CONVEYANCE SYSTEM CANNOT BE DETERMINED AND THE FLOW RATE REMAINS AS ORIGINALLY CLAIMED. THE CLAIMED FLOW RATE CAN BE CONTESTED BY PROPER OBJECTION. IF NO OBJECTIONS ARE FILED TO THIS CLAIM THE FLOW RATE WILL BE DECREED AS CLAIMED, AND THIS REMARK WILL BE REMOVED FROM THE CLAIM.

THE CLAIMED FLOW RATE WAS NOT EXAMINED AS NO FLOW RATE GUIDELINES FOR THIS PURPOSE HAVE BEEN ESTABLISHED BY THE CLAIM EXAMINATION RULES. [Man. Ref. VI.C., X.C.]
THE CLAIMED FLOW RATE EXCEEDS THE 150 MINER'S INCHES OF DOE CREEK DECREED IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VII.B., VIII.B., IX.B., X.C.]

CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY A FLOW RATE; CLAIMED FLOW RATE RETAINED. [Man. Ref. VII.B.]

CASE NO. 0000, MONTANA COUNTY, DECREES A FLOW OF 150 MINER'S INCHES; NO FLOW RATE WAS CLAIMED. [Man. Ref. VII.B.]

CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY A FLOW RATE; NO FLOW RATE HAS BEEN CLAIMED. [Man. Ref. VII.B.]

CASE NO. 0000, MONTANA COUNTY, DECREES THE FLOW RATE AS MEASURED AT THE PLACE OF USE. THE FLOW RATE AT THE POINT OF DIVERSION IS UNKNOWN. [Man. Ref. VII.B.]

THE LOW FLOW RATE TO ACRES RATIO FOR THIS CLAIM, 2.30 GPM/ACRE, MAY INDICATE AN EXPANSION OF THE HISTORICAL RIGHT. CASE NO. 0000, MONTANA COUNTY, SPECIFICALLY DECREES A FLOW RATE OF ONE MINER'S INCH PER ACRE. [Man. Ref. VII.B.]

THE LOW FLOW RATE TO ACRES RATIO FOR THIS CLAIM, 2.30 GPM/ACRE, MAY INDICATE AN EXPANSION OF THE HISTORICAL RIGHT. CASE NO. 0000, MONTANA COUNTY, SPECIFICALLY DECREES 90.00 ACRES TO THIS RIGHT. [Man. Ref. VII.B.]

THE LOW FLOW RATE TO ACRES RATIO FOR THIS CLAIM, 2.30 GPM/ACRE, MAY INDICATE AN EXPANSION OF THE HISTORICAL RIGHT. [Man. Ref. VII.B.]

THE CLAIMED FLOW RATE EXCEEDS THE CAPACITY OF THE DIVERSION AND CONVEYANCE SYSTEM WHICH IS 1.80 CFS. [Man. Ref. VII.B.]

THE CLAIMED FLOW RATE EXCEEDS THE CAPACITY OF THE DIVERSION AND CONVEYANCE SYSTEM WHICH IS ESTIMATED TO BE 1.80 CFS. [Man. Ref. VII.B.]


THE CLAIMED FLOW RATE APPEARS TO EXCEED THE PUMP CAPACITY. AVAILABLE DATA SUPPORT A FLOW RATE OF 98.50 GPM. [Man. Ref. VII.B., X.C.]

THE CLAIMED FLOW RATE IS 79.00 GPM PER ACRE. THE CLAIMED FLOW RATE CANNOT BE CONFIRMED. [Man. Ref. VII.B.]

THE CLAIMED FLOW RATE MAY BE QUESTIONABLE. THE FLOW RATE SHOULD BE THE CAPACITY OF THE PUMP. WATER RIGHT 000000-00 FOR DOMESTIC USE HAS A DIFFERENT FLOW RATE. [Man. Ref. VII.B.]

THE CLAIMED FLOW RATE APPEARS TO EXCEED THE CAPACITY OF THE GRAVITY FLOW DELIVERY SYSTEM. THE ACTUAL FLOW RATE APPEARS TO BE 88.50 GPM. [Man. Ref. VII.B.]

THE CLAIMED FLOW RATE APPEARS TO EXCEED THE DITCH CAPACITY. AVAILABLE DATA SUGGEST THE DITCH CAPACITY IS 2.75 CFS. [Man. Ref. VII.B., VII.E.]

THE FLOW RATE HAS NOT BEEN EXAMINED AS NO QUANTIFIED FLOW RATE WAS CLAIMED. [Man. Ref. VII.B., VIII.B., IX.B.]

THE FLOW RATE HAS NOT BEEN EXAMINED AS NO QUANTIFIED FLOW RATE WAS CLAIMED. THE CLAIMS LISTED FOLLOWING THIS STATEMENT ARE ALL BASED ON THE SAME HISTORIC WATER RIGHT. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B., VIII.B., IX.B.]

NO QUANTIFIED FLOW RATE WAS CLAIMED. THE FLOW RATE GUIDELINE FOR THIS PURPOSE IS 35 GPM. [Man. Ref. VIII.B., IX.B.]

THE FLOW RATE MAY BE INCORRECT. ALL PARTIES IN THIS UNDIVIDED FLOW RATE INTEREST GROUP CANNOT BE IDENTIFIED. THE SUM OF THE UNDIVIDED INTEREST PORTIONS EQUALS 80%. [Man. Ref. VII.B.]
THE UNDIVIDED INTEREST PORTION OF THIS CLAIM MAY BE INCORRECT. THE SUM OF THE PORTIONS FOR THE CLAIMS IN THIS UNDIVIDED INTEREST EQUALS 143%. [Man. Ref. VII.B.]

THE FLOW RATE OF THIS CLAIM MAY BE INCORRECT. THE PARTIES IN THIS UNDIVIDED INTEREST GROUP HAVE CLAIMED DIFFERENT FLOW RATES. [Man. Ref. VII.B.]

FLOW RATE MAY REQUIRE MODIFICATION BASED ON RESOLUTION OF MAXIMUM ACRES ISSUE. [Man. Ref. VII.B., VII.D.]

THE CLAIMED FLOW RATE APPEARS TO BE INADEQUATE FOR THE CLAIMED PURPOSE. [Man. Ref. VII.B., VIII.B., IX.B., X.C.]

NO QUANTIFIED FLOW RATE HAS BEEN CLAIMED. [Man. Ref. VII.B., VIII.B., IX.B., X.C.]

NO FLOW RATE HAS BEEN CLAIMED. THE FLOW RATE GUIDELINE FOR THIS PURPOSE IS 35 GPM. [Man. Ref. VIII.B., IX.B.]

THE TOTAL FLOW RATE CLAIMED ON THE IRRIGATION DISTRICT FORM DOES NOT EQUAL THE SUM OF THE INDIVIDUAL CLAIMED RIGHTS. [Man. Ref. VII.F.]

THE CLAIMED FLOW RATE EXCEEDS THE 35 GPM GUIDELINE FOR THIS PURPOSE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. VIII.B., IX.B.]

THE CLAIMED FLOW RATE EXCEEDS THE 35 GPM GUIDELINE FOR THIS PURPOSE. AVAILABLE DATA SUPPORT A FLOW RATE OF 24 GPM. [Man. Ref. VIII.B., IX.B.]

THE CLAIMED FLOW RATE APPEARS EXCESSIVE FOR A BUCKET MEANS OF DIVERSION. [Man. Ref. VIII.B.]


THE CLAIMED FLOW RATE APPEARS TO MAY BE HIGH FOR THIS PURPOSE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. X.B., X.C.]

THE CLAIMED FLOW RATE APPEARS TO EXCEED THE REASONABLE AND CUSTOMARY FLOW RATE FOR THIS
PURPOSE. AVAILABLE DATA SUPPORT AN ACTUAL FLOW RATE OF 2.41 CFS. [Man. Ref. X.B., X.C.]


F240 THE CLAIMED FLOW RATE CANNOT BE CONFIRMED DUE TO A LACK OF DATA. [Man. Ref. X.B., X.C.]

F245 THE CLAIMED FLOW RATE MAY BE QUESTIONABLE. DOCUMENTATION SUBMITTED WITH THIS CLAIM INDICATES A FLOW RATE OF 30 GPM. [Man. Ref. X.B., X.C.]


G30 A FIELD INVESTIGATION CONDUCTED ON MM/DD/YYYY FOUND INFORMATION DIFFERENT FROM THAT CLAIMED FOR PLACE OF USE, POINT OF DIVERSION, AND FLOW RATE. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.G.]

G62 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIES A COMBINED FLOW RATE FROM EACH POINT OF DIVERSION AND IT IS UNCLEAR IF THE DITCHES ARE CAPABLE OF DELIVERING THE COMBINED FLOW RATE. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

C. LEGACY AND ARCHIVED REMARKS

FR1Z Legacy free text flow rate information remark.
FR2Z Legacy free text flow rate information remark.
FR3Z Legacy free text flow rate information remark.
FR4Z    Legacy free text flow rate issue remark.

F38     THE FLOW RATE OF THIS CLAIM HAS BEEN REDUCED TO THE GUIDELINE OF 99.00 GPM. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION.

F40     COMPUTER RECORD CAPACITY FOR FLOW RATE FILLED.
        FLOW RATE IS 2000 CFS.

The following remarks were created so post-decree corrections could be made to abstracts that were generated prior to 2001 where legacy standards were applied to the abstracts and not actually added to the database. These remarks are used by adjudication staff in post-decree corrections.

CG1     THE FLOW RATE OF THIS WATER RIGHT HAS BEEN REDUCED TO THE 17 GPM PER ACRE GUIDELINE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION.

CG2     NO FLOW RATE HAS BEEN DECREED FOR THIS USE FROM THIS ONSTREAM RESERVOIR.

CG3     NO FLOW RATE HAS BEEN DECREED BECAUSE THIS USE CONSISTS OF STOCK DRINKING DIRECTLY FROM THE SOURCE, OR FROM A DITCH SYSTEM.

CG4     NO FLOW RATE HAS BEEN DECREED BECAUSE THIS USE CONSISTS OF DIRECT FLOW WATER SPREADING.

CG5     NO FLOW RATE HAS BEEN DECREED FOR THIS USE OF NATURAL SUBIRRIGATION.

CG6     NO FLOW RATE HAS BEEN DECREED FOR THIS NATURAL OVERFLOW METHOD OF IRRIGATION.

CG7     THE CLAIMED FLOW RATE EXCEEDS THE 17 GPM PER ACRE GUIDELINE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. THE FLOW RATE EQUALS 65 GPM PER ACRE.

CG10    THE FLOW RATE AND VOLUME ARE LIMITED TO THE MINIMUM AMOUNTS NECESSARY TO SUSTAIN THIS PURPOSE. THIS RIGHT SHALL CONTINUE TO BE UTILIZED IN ACCORDANCE WITH HISTORICAL PRACTICES.

CG12    THE FLOW RATE AND VOLUME OF THIS WATER RIGHT ARE LIMITED TO THE MINIMUM AMOUNTS NECESSARY FOR FIRE PROTECTION PURPOSES.
The following archived standard remarks have been replaced in order to comply with Supreme Court Rules issued December 6, 2006. These remarks were applied prior to April 5, 2007, and are no longer used.

FF002  NO FLOW RATE HAS BEEN DECREED FOR THIS USE FROM THIS ONSTREAM RESERVOIR.

FF003  NO FLOW RATE HAS BEEN DECREED BECAUSE THIS USE CONSISTS OF DIRECT FLOW WATER SPREADING.

FF006  NO FLOW RATE HAS BEEN DECREED BECAUSE THIS USE CONSISTS OF STOCK DRINKING DIRECTLY FROM THE SOURCE, OR FROM A DITCH SYSTEM.

FRNS  THE FLOW RATE OF THIS WATER RIGHT HAS BEEN REDUCED TO THE 17 GPM PER ACRE GUIDELINE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

F81  THE WATER COURT HAS DETERMINED THAT A FLOW RATE QUANTIFICATION IS REQUIRED TO ADEQUATELY ADMINISTER THIS RIGHT.

F100  THIS WATER RIGHT INCLUDES THE AMOUNT OF WATER CONSUMPTIVELY USED FOR ADMINISTRATIVE STOCK WATERING PURPOSES AT THE RATE OF 22.5 GALLONS/HEAD/DAY FOR PACK STOCK.

G971  A LATE OBJECTION HAS BEEN FILED TO THE FLOW RATE OF THIS WATER RIGHT CLAIM. IT WILL BE RESOLVED DURING THE ADJUDICATION OF OBJECTIONS TO THE PRELIMINARY DECREE.

E. DATABASE GENERATED REMARKS

F84  THE CLAIMED FLOW RATE EXCEEDS THE 17 GPM PER ACRE GUIDELINE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. THE FLOW RATE EQUALS 220 GPM PER ACRE. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.]

FF004  NO FLOW RATE HAS BEEN DECREED FOR THIS USE OF NATURAL SUBIRRIGATION. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.] (Standards No. 4)
NO FLOW RATE HAS BEEN DECREED FOR THIS NATURAL OVERFLOW METHOD OF IRRIGATION. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.] (Standards No. 5)

A SPECIFIC FLOW RATE HAS NOT BEEN DECREED FOR THIS USE FROM THIS ONSTREAM RESERVOIR. [Man. Ref. VII.B., VIII.B., X.C., Rule 19(b), 29(c) W.R.C.E.R.] (Standards No. 2)

A SPECIFIC FLOW RATE HAS NOT BEEN DECREED FOR THIS USE FROM THIS ONSTREAM RESERVOIR. THE FLOW RATE IS LIMITED TO THE MINIMUM AMOUNT HISTORICALLY NECESSARY TO SUSTAIN THIS PURPOSE. [Man. Ref. IX.B., Rule 14(d), 24(b) W.R.C.E.R.] (Standards No. 7A)

A SPECIFIC FLOW RATE HAS NOT BEEN DECREED BECAUSE THIS USE CONSISTS OF DIRECT FLOW WATER SPREADING. [Man. Ref. VII.B., Rule 14(d) W.R.C.E.R.] (Standards No. 3)

A SPECIFIC FLOW RATE HAS NOT BEEN DECREED BECAUSE THIS USE CONSISTS OF STOCK DRINKING DIRECTLY FROM THE SOURCE, OR FROM A DITCH SYSTEM. THE FLOW RATE IS LIMITED TO THE MINIMUM AMOUNT HISTORICALLY NECESSARY TO SUSTAIN THIS PURPOSE. [Man. Ref. IX.B.] (Standards No. 7)

THE FLOW RATE OF THIS CLAIM HAS BEEN REDUCED TO THE GUIDELINE OF 17 GPM PER ACRE. THE FLOW RATE MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VIII.B., Rule 14(d) W.R.C.E.R.] (Standards No. 14)

THE CLAIMED FLOW RATE EXCEEDS THE 17 GPM PER ACRE GUIDELINE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. THE FLOW RATE EQUALS ______ GPM PER ACRE. [Man. Ref. VII.B., VII.F., Rule 14(d) W.R.C.E.R.] (Standards No. 13)
GENERAL INFORMATION (GI)

Added to present information pertaining to the claim or claim file as a whole rather than to any single element or issue.

A. INFORMATION OR CLARIFICATION REMARKS

GI General information remark.

G20 THIS WATER RIGHT IS PRESUMED TO NOT BE ABANDONED PURSUANT TO 85-2-227, MCA. [Man. Ref. VI.C., X.B., Rule 27(e) W.R.C.E.R.]

G24 THIS CLAIMED WATER RIGHT HAS BEEN WITHDRAWN AS IT WAS DUPLICATED BY WATER RIGHT NO. 000000-00. [Man. Ref. XI.E.]

G26 THE COMPLETE SET OF DOCUMENTATION, MAPS AND OTHER RELATED MATERIALS CAN BE OBTAINED BY REVIEWING FILE NO. 000000-00. [Man. Ref. VII.F.]

G27 THIS TERMINATED POWDER RIVER DECLARATION WAS NOT EXAMINED AS IT APPEARS TO BE THE SAME AS CLAIM NO. 000000-00.

G55 ON MM/DD/YYYY A REQUEST FOR ASSISTANCE ON THIS CLAIM WAS SENT TO THE WATER COURT. AS OF THIS DATE NO RESPONSE HAS BEEN RECEIVED FROM THE WATER COURT. [Man. Ref. XI.B.]

CC THIS WATER RIGHT IS INCLUDED IN WATER COURT CERTIFICATION CASE NO. WC-YYYY-01. [Man. Ref. XI.G.]
(Note: This remark is for internal purposes and will not print on any abstracts. Its purpose is to identify certification cases during summary preparation.)

M90 PURSUANT TO WATER COURT ORDER, THIS CLAIM HAS NOT BEEN EXAMINED IN ACCORDANCE WITH MONTANA SUPREME COURT RULES. [Man. Ref. VI.I.]

B. ISSUE REMARKS

GIIS General Information issue remark. [Man. Ref. X.B.]

G30 A FIELD INVESTIGATION CONDUCTED ON MM/DD/YYYY FOUND INFORMATION DIFFERENT FROM THAT CLAIMED FOR PLACE OF USE, POINT OF DIVERSION, AND FLOW RATE. SEE
CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.F., IV.G.]

G32 CLAIM WAS IMPROPERLY DESIGNATED TO BASIN 40B. CLAIM WAS NOT INCLUDED IN THE BASIN 41C TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY. [Man. Ref. VI.F., Rule 8(b) W.R.C.E.R.]

G33 CLAIM WAS IMPROPERLY DESIGNATED TO BASIN 43A AND WAS INCLUDED IN THE TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY. CLAIM WAS NOT INCLUDED IN THE BASIN 43B TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY. [Man. Ref. VI.F.]

G34 CLAIM WAS IMPROPERLY DESIGNATED TO BASIN 43A AND WAS INCLUDED IN THE TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY. [Man. Ref. VI.F.]

G36 THE TYPE OF HISTORICAL RIGHT, PRIORITY DATE, AND FLOW RATE MAY BE QUESTIONABLE. THE CLAIMS FOLLOWING THIS STATEMENT USE THE SAME FILED APPROPRIATION TO DOCUMENT THE RIGHT. THE COMBINED FLOW RATE FOR THIS GROUP OF CLAIMS EXCEEDS THE TOTAL OF THE ORIGINAL APPROPRIATION. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B.]

G60 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIED A SHARING OF PRIORITY DATES AT EVERY POINT OF DIVERSION. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

G62 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIES A COMBINED FLOW RATE FROM EACH POINT OF DIVERSION AND IT IS UNCLEAR IF THE DITCHES ARE CAPABLE OF DELIVERING THE COMBINED FLOW RATE. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.B., VII.G.]

G64 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL
REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS NOT ALL POINTS OF DIVERSION CAN DELIVER WATER TO ALL OF THE COMBINED PLACE OF USE. 000000-00, 000000-00, 000000-00. [Man. Ref. VI.F., VII.G.]

G66 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, WHICH NOW REFLECT A COMBINED PLACE OF USE TO BE IRRIGATED FROM MULTIPLE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIES A SHARING OF PRIORITY DATES AT EVERY POINT OF DIVERSION. THIS CLAIM MAY ALSO REFLECT AN EXPANSION OF HISTORIC BENEFICIAL USE. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

G68 THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIES A POTENTIAL EXPANSION OF DITCHES, EXPANSION OF THE WATER RIGHTS, AND NON-PERFECTION OF RIGHTS. 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

M8 PURSUANT TO WATER COURT ORDER, DATED MM/DD/YYYY, THIS CLAIM HAS NOT BEEN EXAMINED AS THE CLAIM INVOLVES TRIBAL OR ALLOTTED TRUST LANDS OR FEE LAND OWNED BY THE TRIBE. [Man. Ref. VI.I.]

M9 PURSUANT TO WATER COURT ORDER DATED MM/DD/YYYY, THIS CLAIM HAS NOT BEEN EXAMINED UNDER THE SUPREME COURT WATER RIGHT CLAIM EXAMINATION RULES AS THE CLAIMED TYPE OF HISTORICAL RIGHT IS RESERVED. [Man. Ref. VI.I.]

M30 PURSUANT TO WATER COURT ORDER DATED MM/DD/YYYY, THIS CLAIM HAS NOT BEEN EXAMINED UNDER THE WATER RIGHT CLAIM EXAMINATION RULES AS THE CLAIMED TYPE OF HISTORICAL RIGHT IS RESERVED. [Man. Ref. VI.I.]

M31 THIS CLAIM BY AN INDIVIDUAL AND BASED ON STATE LAW WAS EXAMINED PURSUANT TO WATER COURT ORDER DATED MM/DD/YYYY AND PRIOR TO THE TRANSFER OF THIS CLAIM TO THE CROW TRIBE. [Man. Ref. VI.I.]
PURSUANT TO WATER COURT ORDER DATED MM/DD/YYYY, THIS CLAIM HAS NOT BEEN EXAMINED UNDER THE WATER RIGHT CLAIM EXAMINATION RULES AS THE CLAIMANT IS THE CROW TRIBE OR THIS CLAIM IS HELD IN TRUST FOR THE CROW TRIBE. [Man. Ref. VI.I.]

C. LEGACY AND ARCHIVED REMARKS

GI1Z Legacy free text general information remark.
GI2Z Legacy free text general information remark.
GI3Z Legacy free text general information issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

CC10 THIS WATER RIGHT CLAIM WAS MODIFIED BY THE MONTANA WATER COURT IN A CERTIFICATION ACTION PURSUANT TO SECTION 85-2-406(2)(b), MCA.

G35 CLAIM WAS NOT INCLUDED IN THE BASIN 40A TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY.

G40 ON MM/DD/YYYY DNRC FILED A MEMO STATING ANY ELEMENT IS INCORRECT.

G50 THE CLAIMED IRRIGATED ACRES AND PLACE OF USE HAVE BEEN RE-EXAMINED BY THE DNRC UNDER MONTANA WATER COURT ORDER DATED AUGUST 29, 1997. SEE CLAIM FILE FOR ADDITIONAL INFORMATION.

The following remarks were used during re-examination of irrigation claims within Judith River Basin (41S):

G965 THE TIMELY FILED OBJECTION OF JOHN DOE WAS AMENDED BY JANE DOE, SUCCESSOR TO INCLUDE POINT OF DIVERSION AND PLACE OF USE. BECAUSE THESE ELEMENTS WERE NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHO’S RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THESE CHANGES MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

G970 THE TIMELY FILED OBJECTION OF JOHN DOE WAS AMENDED BY JANE DOE, SUCCESSOR TO INCLUDE POINT OF DIVERSION. BECAUSE THIS ELEMENT WAS NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHO’S RIGHTS
MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THIS CHANGE MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

G971 A LATE OBJECTION HAS BEEN FILED TO THE POINT OF DIVERSION OF THIS WATER RIGHT CLAIM. IT WILL BE RESOLVED DURING THE ADJUDICATION OF OBJECTIONS TO THE PRELIMINARY DECREE.

G980 THE POINT OF DIVERSION MAY BE INCORRECT. THE POINT OF DIVERSION APPEARS TO BE IN THE NWNENE SEC 36 TWP 99N RGE 99W MONTANA COUNTY. SEE DNRC MEMORANDUM DATED MM/DD/YYYY.

G981 THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT APPEARS TO BE ENTER VARIABLE. SEE DNRC MEMORANDUM DATED MM/DD/YYYY.

G985 THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT APPEARS TO BE ENTER VARIABLE.

G986 THE WATER COURT HAS BEEN PRESENTED WITH EVIDENCE INDICATING THE ANY ELEMENT MAY BE INCORRECT. THE ANY ELEMENT MAY BE ENTER VARIABLE.

G995 ALTHOUGH NOT OBJECTED TO, THE PLACE OF USE WAS CHANGED TO REFLECT THE REDUCTION/INCREASE IN MAXIMUM ACRES IRRIGATED.

E. DATABASE GENERATED REMARKS

None in this category.
GENERAL REMARK (Unpublished) (RM)

Added for internal use information within the department. These remarks are suppressed from printing on decree abstracts.

A. INFORMATION OR CLARIFICATION REMARKS

RM Free text general information (unpublished) remark.

R5 PARENT FILE FOR THIS RIGHT IS 000000-00. [Man. Ref. VII.F.]

B. ISSUE REMARKS

None in this category.

C. LEGACY AND ARCHIVED REMARKS

RM1Z Legacy free text general information (unpublished) remark.

RM2Z Legacy free text general issue (unpublished) remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

RM THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE MULTIPLE USES OF THE SAME RIGHT. A MULTIPLE USE REMARK NEEDS TO BE ADDED TO THIS RIGHT. THE WATER RIGHT NUMBERS TO BE INCLUDED IN THE REMARK ARE 000000-00 and 000000-00.

RM THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE MULTIPLE USES OF THE SAME RIGHT. THIS LATE CLAIM NUMBER NEEDS TO BE INCLUDED IN THE MULTIPLE USE REMARK.

RMIS THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE FILED ON THE SAME FORMERLY DECREED WATER RIGHT. A DECREE EXCEEDED REMARK NEEDS TO BE ADDED TO THIS RIGHT. INFORMATION REQUIRED FOR THIS REMARK IS: 43 MINERS INCHES; CASE NO. 0000; WATER RIGHT NUMBERS 000000-00, 000000-00.
RMIS  THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE FILED ON THE SAME FORMERLY DECREED WATER RIGHT. THIS LATE CLAIM NUMBER NEEDS TO BE INCLUDED IN THE DECREE EXCEEDED REMARK.

RM  THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE SUPPLEMENTAL. A RELATED RIGHTS RELATIONSHIP NEEDS TO BE CREATED. INFORMATION REQUIRED FOR THIS REMARK IS 999.00 TOTAL ACRES; WATER RIGHT NUMBERS 000000-00, 000000-00, 000000-00, 000000-00.

RM  THIS LATE CLAIM HAS BEEN DETERMINED SUPPLEMENTAL TO DECREED RIGHTS IN THIS BASIN. A RELATED RIGHTS RELATIONSHIP NEEDS TO BE CREATED. INFORMATION REQUIRED FOR THIS REMARK IS: 999.00 TOTAL ACRES; WATER RIGHT NUMBERS 000000-00, 000000-00, 000000-00, 000000-00.

RM  THIS WATER RIGHT AND LATE CLAIM NO. 000000-00 ARE SUPPLEMENTAL. THIS LATE CLAIM NUMBER NEEDS TO BE INCLUDED IN THE RELATED RIGHTS RELATIONSHIP.

RM  THIS LATE CLAIM HAS BEEN DETERMINED SUPPLEMENTAL TO DECREED WATER RIGHT NOS. 000000-00, 000000-00, 000000-00. THIS LATE CLAIM NUMBER NEEDS TO BE INCLUDED IN THE RELATED RIGHTS RELATIONSHIP.

**E. DATABASE GENERATED REMARKS**

None in this category.
GRAY AREA (GA)

During the verification phase of claim review, gray area remarks were used to identify issues. Gray area remarks are also added to decree abstracts by the Water Court. Do not change or delete a gray area remark authorized by a water master since July 15, 1987 without clearing it with the master.

A. INFORMATION OR CLARIFICATION REMARKS

None in this category.

B. ISSUE REMARKS

None in this category.

C. LEGACY AND ARCHIVED REMARKS

GA1Z Legacy gray area information remark.
GA2Z Legacy gray area issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
INTERBASIN TRANSFER (TI)

Added to claims to be decreed as interbasin transfers.

A. INFORMATION OR CLARIFICATION REMARKS

TI    Free text interbasin transfer information remark.

Surface Water:

T10    THIS APPROPRIATION OF WATER TAKES WATER FROM THE JUDITH RIVER DRAINAGE (BASIN 41S) AND USES IT IN THE ARROW CREEK DRAINAGE (BASIN 41R). ANY OBJECTION TO THIS RIGHT MAY BE FILED DURING THE OBJECTION PERIODS FOR EITHER THE POINT OF DIVERSION OR PLACE OF USE BASIN. [Man. Ref. VI.F., Rule 8(e) W.R.C.E.R.]

T15    THIS APPROPRIATION OF WATER TAKES WATER FROM THE JUDITH RIVER DRAINAGE (BASIN 41S) AND USES IT IN THE JUDITH RIVER DRAINAGE (BASIN 41S) AND THE ARROW CREEK DRAINAGE (BASIN 41R). ANY OBJECTION TO THIS RIGHT MAY BE FILED DURING THE OBJECTION PERIODS FOR EITHER THE POINT OF DIVERSION OR PLACE OF USE BASIN. [Man. Ref. VI.F., Rule 8(e) W.R.C.E.R.]

Groundwater:

T20    THIS APPROPRIATION OF WATER TAKES GROUNDWATER FROM THE WILLOW CREEK DRAINAGE (BASIN 41N). THIS USE MAY POTENTIALLY AFFECT WATER RIGHTS IN THE MARIAS RIVER DRAINAGE (BASIN 41P). ANY OBJECTION TO THIS RIGHT MAY BE FILED DURING THE OBJECTION PERIODS FOR EITHER BASIN. [Man. Ref. VI.F.]

B. ISSUE REMARKS

T21    THIS INTERBASIN TRANSFER CLAIM WAS NOT INCLUDED IN THE 41S BASIN TEMPORARY PRELIMINARY DECREE ISSUED MM/DD/YYYY. [Man. Ref. VI.F.]

C. LEGACY AND ARCHIVED REMARKS

TI1Z   Legacy interbasin transfer information remark.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS.

Interbasin Transfer Notice Remark – This remark is generated automatically. It will appear at the top of the Decree Abstract of the basin containing the Place of Use (POU).

FOR THE CURRENT STATUS OF THE POINT OF DIVERSION BASIN, CONTACT THE MONTANA WATER COURT OR THE DNRC AS INDICATED IN THE DOCUMENT ENTITLED “NOTICE OF ENTRY OF TEMPORARY PRELIMINARY DEGREE AND NOTICE OF AVAILABILITY.”
LATE CLAIM (LC)

Added to identify the type of subordination for ‘A’ late claims and ‘B’ late claims.

A. INFORMATION OR CLARIFICATION REMARKS

LC
Free text late claim information remark.

L5
CLAIM FILED LATE MM/DD/YYYY. AS MANDATED BY SECTION 85-2-221(3), MCA, THIS CLAIM IS SUBORDINATE, AND THEREFORE JUNIOR, TO ALL INDIAN AND FEDERAL RESERVED WATER RIGHTS. [Man. Ref. XI.C., Rule 36(d) W.R.C.E.R.]

L6
CLAIM FILED LATE MM/DD/YYYY. AS MANDATED BY SECTION 85-2-221(3), MCA, THIS CLAIM IS SUBORDINATE, AND THEREFORE JUNIOR, TO ALL INDIAN AND FEDERAL RESERVED WATER RIGHTS AND ALL VALID TIMELY FILED CLAIMS BASED ON STATE LAW. [Man. Ref. XI.C., Rule 36(d) W.R.C.E.R.]

L8
CLAIM FILED MM/DD/YYYY. THIS RIGHT IS AN EXEMPT RIGHT VOLUNTARILY FILED UNDER SECTION 85-2-222, MCA. [Man. Ref. XI.C., Rule 36(d) W.R.C.E.R.]

B. ISSUE REMARKS

LCIS
Free text late claim issue remark.

L7
CLAIM FILED LATE MM/DD/YYYY. IN ADDITION TO BEING SUBORDINATE TO ALL INDIAN AND FEDERAL RESERVED WATER RIGHTS AND ALL VALID TIMELY FILED CLAIMS BASED ON STATE LAW, THIS CLAIM MAY ALSO BE SUBORDINATE TO CERTAIN PERMITS AND RESERVATIONS OF WATER. SEE SECTION 85-2-221, MCA. [Man. Ref. XI.C., Rule 36(d) W.R.C.E.R.]

L10
THIS LATE CLAIM IS IN A DRAINAGE WHICH MAY BE CLOSED TO FURTHER APPROPRIATION PURSUANT TO A COMPACT RATIFIED BY THE LEGISLATURE PRIOR TO JULY 1, 1993. [Man. Ref. XI.C.]

L11
IT IS UNCLEAR WHETHER THIS CLAIM SHOULD BE CONSIDERED LATE. THE MAP AND DOCUMENTATION WAS FILED ON MM/DD/YYYY. THE IRRIGATION CLAIM WAS INADVERTENTLY RETAINED BY THE CLAIMANT AND WAS
C. LEGACY AND ARCHIVED REMARKS

L61Z  Legacy late claim information remark.
LC1Z  Legacy late claim issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
MAXIMUM ACRES (MA, MAIS)

Added to claims with possible acreage issues. See also the Place of Use category for claims with an irrigation component which imply maximum acres issues.

A. INFORMATION OR CLARIFICATION REMARKS

MA Free text maximum acres information remark.

B. ISSUE REMARKS

MAIS Free text maximum acres issue remark.

M100 THE MAXIMUM ACRES CLAIMED MAY BE QUESTIONABLE. THE SUM OF THE PARCEL ACRES IS 12,350.00. [Man. Ref. VII.D.]

C. LEGACY AND ARCHIVED REMARKS

MA1Z Legacy maximum acres information remark.

MA2Z Legacy maximum acres issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

C85 THE MAXIMUM NUMBER OF ACRES CLAIMED ON THE ORIGINAL STATEMENT OF CLAIM IS 120.00 ACRES. THE DNRC’S RE-EXAMINATION WAS OF THESE ORIGINAL CLAIMED ACRES.

G965 THE TIMELY FILED OBJECTION OF JOHN DOE WAS AMENDED BY JANE DOE, SUCCESSOR TO INCLUDE POINT OF DIVERSION AND PLACE OF USE. BECAUSE THESE ELEMENTS WERE NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHO’S RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THESE CHANGES MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

G995 ALTHOUGH NOT OBJECTED TO, THE PLACE OF USE WAS CHANGED TO REFLECT THE REDUCTION/INCREASE IN MAXIMUM ACRES IRRIGATED.
E. DATABASE GENERATED REMARKS

None in this category.
MISCELLANEOUS (Unpublished) (MS)

Added for internal use information within the department. These remarks are suppressed from printing on review, summary and decree abstracts.

A. INFORMATION OR CLARIFICATION REMARKS

MS  Free text miscellaneous (unpublished) information remark.

M1  WATER RIGHT NO. ASSIGNED TO WATER COURT ON MM/DD/YYYY.

M5  AUTHORIZATION TO CHANGE ISSUED MM/DD/YYYY, REVOKED/TERMINATED MM/DD/YYYY. SEE 000000-00.

M6  APPLICATION TO CHANGE RECEIVED MM/DD/YYYY, TERMINATED/DENIED MM/DD/YYYY. SEE 000000-00, 000000-00.

B. ISSUE REMARKS

None in this category.

C. LEGACY AND ARCHIVED REMARKS

MS1Z  Legacy miscellaneous information remark.

MS2Z  Legacy miscellaneous issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
MULTIPLE USE (MU)

Added when the same historic appropriation has been claimed by the original appropriator for more than one purpose.

A. INFORMATION OR CLARIFICATION REMARKS

MU Free text multiple use information remark.

B. ISSUE REMARKS

MUIS Free text multiple use issue remark.

M20 THE CLAIMS LISTED FOLLOWING THIS STATEMENT MAY BE A MULTIPLE USE OF THE SAME RIGHT. THESE CLAIMS MAY NEED A MULTIPLE USE REMARK. 000000-00, 0000000-00. [Man. Ref. VI.C.]

M21 THE CLAIMS LISTED FOLLOWING THIS STATEMENT MAY BE A MULTIPLE USE OF THE SAME RIGHT. THESE CLAIMS HAVE STATED DIFFERENT FLOW RATES. IT APPEARS THE FLOW RATE SHOULD BE THE CAPACITY OF THE PUMP. 000000-00, 000000-00. [Man. Ref. VI.C.]


C. LEGACY AND ARCHIVED REMARKS

MU1Z Legacy multiple use information remark.

MU2Z Legacy multiple use issue remark.

M10 THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT MAY BE A MULTIPLE USE OF THE SAME RIGHT. THE USE OF THIS RIGHT FOR SEVERAL PURPOSES DOES NOT INCREASE THE EXTENT OF THE WATER RIGHT. RATHER IT DECREES THE RIGHT TO ALTERNATE AND EXCHANGE THE USE (PURPOSE) OF THE WATER IN ACCORD WITH HISTORICAL PRACTICES. 000000-00, 000000-00.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

The following database generated remark is printed from information entered on the Related Rights tab.

THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT ARE MULTIPLE USES FILED BY THE ORIGINAL CLAIMANT AND BASED ON THE SAME RIGHT. THE USE OF THIS RIGHT FOR SEVERAL PURPOSES DOES NOT INCREASE THE EXTENT OF THIS WATER RIGHT. RATHER IT DECREE THIS RIGHT TO ALTERNATE AND EXCHANGE THE USE (PURPOSE) OF THE WATER IN ACCORD WITH HISTORICAL PRACTICES. 000000-00, 000000-00. [Man. Ref. VI.C., Rule 41(d) W.R.C.E.R.]
OWNERSHIP (OW)

Added to document ownership information and unresolved ownership issues.

A. INFORMATION OR CLARIFICATION REMARKS

OWNERSHIP UPDATE PROCESSED TO ADD NEW OWNERS.

IT APPEARS THE OWNER IS A SHAREHOLDER IN THE CLARK CANYON WATER SUPPLY COMPANY.

THIS IRRIGATION DISTRICT WAS ESTABLISHED UNDER TITLE 85, CHAPTER 7, MCA. [Man. Ref. VII.F.]


SPLIT CLAIM NO. 000000-00 WAS AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM. [Man. Ref. XI.D., Administrative Guideline No. 14]

THE SPLIT CLAIMS LISTED FOLLOWING THIS STATEMENT WERE AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM. 000000-00, 000000-00. [Man. Ref. XI.D., Administrative Guideline No. 14]

THIS SPLIT CLAIM WAS GENERATED BY THE DEPARTMENT BASED ON INFORMATION IN CLAIM 000000-00. [Rule 38(b) W.R.C.E.R., Administrative Guideline No. 14]
B. ISSUE REMARKS

OWIS  Free text ownership issue remark. [Man. Ref. VI.B., XI.E.]

O35  CLAIM FORM NOT NOTARIZED. [Man. Ref. VI.B.]

O40  CLAIM FORM NOT SIGNED OR NOTARIZED. [Man. Ref. VI.B.]

O45  CLAIM FORM SIGNED BY OTHER THAN CLAIMANT. [Man. Ref. VI.B.]

O50  AS OF MM/DD/YYYY, THIS WATER RIGHT APPEARS TO BE OWNED BY JOHN L. AND JANE W. DOE, 1111 DOE DR., BIG CITY, MT 55555-5555 . [Man. Ref. VI.B., XI.D.]

O55  ACCORDING TO CADAstral PROPERTY OWNERSHIP RECORDS, AS OF MM/DD/YYYY, THE PROPERTY ON WHICH THIS WATER RIGHT IS USED APPEARS TO BE OWNED BY JOHN DOE. [Man. Ref. VI.B., XI.D.]

O56  ACCORDING TO CADAstral PROPERTY OWNERSHIP RECORDS, AS OF MM/DD/YYYY, A PORTION OF THE PROPERTY ON WHICH THIS WATER RIGHT IS USED APPEARS TO BE OWNED BY JOHN DOE. [Man. Ref. VI.B., XI.D.]

O60  THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT WERE FILED BY DIFFERENT PARTIES WHO CLAIM OVERLAPPING PLACES OF USE. 000000-00, 000000-00. [Man. Ref. VII.D, Rule 12(e) W.R.C.E.R.]

O65  THE OWNERSHIP OF THIS RIGHT MAY BE QUESTIONABLE. THE PLACE OF USE APPEARS TO BE ON STATE LAND. [Man. Ref. VII.D., IX.E.]

O70  THE OWNERSHIP OF THIS RIGHT MAY BE QUESTIONABLE. PART OF THE PLACE OF USE APPEARS TO BE ON FEDERAL LAND. [Man. Ref. VII.D., IX.E.]

O71  THE OWNERSHIP OF THIS RIGHT MAY BE QUESTIONABLE. PART OR ALL OF THE PLACE OF USE APPEARS TO BE ON FEDERAL LAND. [Man. Ref. IX.E.]
MONTANA COUNTY RECORDS AS OF MM/DD/YYYY SHOWS PLACE OF USE IS OWNED BY USA (DEPT OF INTERIOR BUREAU OF LAND MGMT). [Man. Ref. VII.D.]

OR

MONTANA COUNTY RECORDS AS OF MM/DD/YYYY SHOWS PLACE OF USE IS OWNED BY DOE BROTHERS. [Man. Ref. VI.B., VII.D., XI.D.]


C. LEGACY AND ARCHIVED REMARKS

OW1Z Legacy ownership information remark.
OW2Z Legacy ownership issue remark.
OW3Z Legacy ownership information remark.
OW4Z Legacy ownership issue remark.
OW5Z Legacy split ownership information remark.

SEVER/SELL RECEIVED MM/DD/YYYY PROCESSED TO ADD OWNERS. WATER RIGHT WILL BE SPLIT INTO SEPARATE OWNERSHIPS AFTER FINAL DECREE.

SEVER/SELL RECEIVED MM/DD/YYYY PROCESSED TO CHANGE OWNERS.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

C4  THIS SPLIT CLAIM WAS AUTHORIZED BY THE WATER COURT BASED ON INFORMATION IN CLAIM NO. 000000-00.

R13 SPLIT CLAIM NO. 000000-00 WAS AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM.

R14 THE SPLIT CLAIMS LISTED FOLLOWING THIS STATEMENT WERE AUTHORIZED AND GENERATED BASED ON INFORMATION IN THIS CLAIM. 000000-00, 000000-00.

R18 THIS SPLIT CLAIM WAS GENERATED BY THE DEPARTMENT BASED ON INFORMATION IN CLAIM NO. 000000-00. THIS CLAIM NUMBER WAS NOT INCLUDED IN THE BASIN 41S JUDITH RIVER DECREE ISSUED ON MM/DD/YYYY.

T30 * OWNERSHIP OF WATER RIGHT CHANGED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T31 * OWNERSHIP OF WATER RIGHT CHANGED BY ORDER OF THE WATER COURT ON MM/DD/YYYY DURING THE ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T35 BASED ON THE PARTIES' STIPULATION, OWNERSHIP OF THE WATER RIGHT CHANGED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T36 BASED ON THE PARTIES' STIPULATION, OWNERSHIP OF THE WATER RIGHT CHANGED BY ORDER OF THE WATER COURT ON MM/DD/YYYY DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

E. DATABASE GENERATED REMARKS

None in this category.
OWNERSHIP UPDATE (TR)

PLEASE REFER TO THE TRANSFER CATEGORY
PERIOD OF DIVERSION (PA)

Added to claims to describe the addition of the period of diversion element or to note an issue with the period of diversion.

A. INFORMATION OR CLARIFICATION REMARKS

PA Free text period of diversion information remark.

P162 THE PERIOD OF DIVERSION HAS BEEN STANDARDIZED BY DNRC FOR THIS MANMADE PIT. [Man. Ref. VI.L.]

P164 STARTING IN 2008, PERIOD OF DIVERSION WAS ADDED TO MOST CLAIM ABSTRACTS, INCLUDING THIS ONE. [Man. Ref. VI.L.] [This is a general information remark and will print at the bottom of the abstract, per court order.]

B. ISSUE REMARKS

PAIS Free text period of diversion issue remark.


P166 THE PERIOD OF DIVERSION MAY REQUIRE MODIFICATION BASED ON RESOLUTION OF THE PERIOD OF USE ISSUE. [Man. Ref. VI.K.]

C. LEGACY AND ARCHIVED REMARKS

PA1Z Legacy period of diversion information remark.

P95 THE PERIOD OF DIVERSION FROM THE SOURCE INTO THIS RESERVOIR IS MARCH 15 THROUGH OCTOBER 31.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

P161 WHEN THIS CLAIM WAS ORIGINALLY DECREED, THE PERIOD OF DIVERSION WAS NOT INCLUDED ON THE ABSTRACT OF THIS CLAIM. IN 2008, THE PERIOD OF DIVERSION WAS ADDED. IT IS NOT CERTAIN IF THE PERIOD OF DIVERSION DATES ON THIS CLAIM ACCURATELY REFLECT THE
HISTORICAL PERIOD OF DIVERSION. MORE INFORMATION IS REQUIRED. [Man. Ref. VI.L.] [This is an issue remark.]

E. DATABASE GENERATED REMARKS

None in this category.
PERIOD OF USE (PE)

Added to retain claimed data that cannot be stored in the period of use field in the database.

A. INFORMATION OR CLARIFICATION REMARKS

PE  Free text period of use information remark.

P120  THIS RIGHT INCLUDES HIGH OR FLOOD WATERS OF DOE CREEK. [Man. Ref. VI.K.]

P125  CASE NO. 0000, MONTANA COUNTY, LIMITS THIS RIGHT TO HIGH OR FLOOD WATERS OF DOE CREEK. [Man. Ref. VI.K.]

P126  THIS RIGHT IS LIMITED TO HIGH OR FLOOD WATERS OF DOE CREEK. [Man. Ref. VI.K.]

P128  CASE NO. 0000, MONTANA COUNTY, LIMITS THIS RIGHT TO DIVERSION FOR THREE OF EVERY TEN DAYS. [Man. Ref. VI.K.]

P129  CASE NO. 0000, MONTANA COUNTY, DECREES A ROTATING SYSTEM FOR USE OF THIS RIGHT BETWEEN FIVE PARTIES. EACH PARTY IS DECREED USE OF THIS RIGHT FOR 48 HOURS OF EVERY 240 HOURS. [Man. Ref. VI.K.]

B. ISSUE REMARKS

PEIS  Free text period of use issue remark. [Man. Ref. VI.K.]

P130  THE CLAIMED PERIOD OF USE EXCEEDS THE USUAL GROWING SEASON FOR THIS CLIMATIC AREA WHICH IS APRIL 15 TO OCTOBER 15. [Man. Ref. VI.K., Rule 16(d) W.R.C.E.R.]


P140  THE CLAIMED PERIOD OF USE MAY BE QUESTIONABLE. USE OF THIS WATER MAY NOT BE FEASIBLE DURING WINTER MONTHS. [Man. Ref. VI.K., X.F., Rule 30(d) W.R.C.E.R.]
P150 THE CLAIMED PERIOD OF USE APPEARS INADEQUATE FOR THE USUAL GROWING SEASON IN THIS AREA WHICH IS APRIL 1 TO OCTOBER 30. [Man. Ref. VI.K.]

P151 THE CLAIMED PERIOD OF USE MAY BE QUESTIONABLE. THE CLAIMED PERIOD OF USE APPEARS TO BE INADEQUATE. [Man. Ref. VI.K.]

P155 NO PERIOD OF USE HAS BEEN CLAIMED. THE USUAL AND REASONABLE PERIOD OF USE IN THIS AREA IS APRIL 20 TO OCTOBER 10. [Man. Ref. VI.K.]

C. LEGACY AND ARCHIVED REMARKS

PE1Z Legacy period of use information remark.
PE2Z Legacy period of use information remark.
PE3Z Legacy period of use issue remark.

P127 THE ACTUAL HISTORICAL PERIOD OF USE FOR THIS WATER RIGHT IS FROM THE LAST DAY THAT JOHN DOE IRRIGATES TO THE DAY JANE DOE CALLS FOR WATER. COMPUTER PROGRAM LIMITATIONS DO NOT ALLOW THE CORRECT PERIOD OF USE TO BE PRINTED ABOVE.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
PLACE OF USE (PL)

Added to retain claimed data that cannot be stored in the database Place of Use (POU) field.

A. INFORMATION OR CLARIFICATION REMARKS

PL  Free text place of use information remark. [Man. Ref. VI.E., VIII.D., X.D.]

C64  THIS WATER RIGHT IS LOCATED, IN WHOLE OR IN PART, WITHIN THE BOUNDARY OF THE FORT PECK INDIAN RESERVATION. [Man. Ref. VI.E.]

P165  THE PLACE OF USE INCLUDES/IS LOCATED IN GOVT LOTS 5, 6, AND 7 IN SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI.E.]

P170  THE PLACE OF USE INCLUDES/IS LOCATED IN MONTANA PLACER, MINERAL SURVEY NO. 0000. [Man. Ref. VI.E.]

P171  THE PLACE OF USE INCLUDES/IS LOCATED IN CERTIFICATE OF SURVEY NO. 0000, MONTANA COUNTY. [Man. Ref. VI.E.]

P175  THE PLACE OF USE INCLUDES LOTS 5, 6, AND 7 OF DOE ESTATES, FIRST ADDITION. [Man. Ref. VI.E.]

OR  THE PLACE OF USE INCLUDES MINERAL SURVEY NO. 0000. [Man. Ref. VI.E.]

P180  THE PLACE OF USE IS LOCATED IN HOMESTEAD ENTRY SURVEY NO. 0000. [Man. Ref. VI.E.]

OR  THE PLACE OF USE IS LOCATED IN TRACTS 2A AND 2B OF CERTIFICATE OF SURVEY NO. 0000. [Man. Ref. VI.E.]

P190  THE PLACE OF USE IS GENERALLY FROM TWP 98N TO TWP 99N AND FROM RGE 98E TO RGE 99E, MONTANA COUNTIES. FOR THE COMPLETE DETAILED PLACE OF USE DESCRIPTION, SEE FILE NO. 000000-00. [Man. Ref. VII.F.]

P191  ONLY 23.00 ACRES ARE IRRIGATED DURING ANY GIVEN IRRIGATION SEASON WITHIN THE 134.00 ACRES DESCRIBED UNDER THIS RIGHT. [Man. Ref. VII.D.]

THE TOWNSHIP IS UNSURVEYED. THE LEGAL LAND DESCRIPTION FOR THE PLACE OF USE HAS BEEN ESTIMATED. [Man. Ref. VI.E.]

THE PLACE OF USE IS THE TOWN OF DOE. OR THE PLACE OF USE IS EAST OF DOE ROAD. OR THE PLACE OF USE IS THE SURFACE AREA OF DOE RESERVOIR AT THE TOP OF THE FLOOD POOL. [Man. Ref. X.D.]


THIS CLAIM IS LOCATED IN WHOLE OR IN PART WITHIN THE EXTERIOR BOUNDARY OF THE FLATHEAD INDIAN RESERVATION. [Man. Ref. IX.E.a.]

**B. ISSUE REMARKS**

Free text place of use issue remark. [Man. Ref. VIII.D., X.D.]

THE WATER RIGHTS LISTED FOLLOWING THIS STATEMENT WERE FILED BY DIFFERENT PARTIES WHO CLAIM OVERLAPPING PLACES OF USE. 000000-00, 000000-00. [Man. Ref. VII.D, Rule 12(e) W.R.C.E.R.]

A FIELD INVESTIGATION CONDUCTED ON MM/DD/YYYY FOUND 16.00 ACRES PRESENTLY BEING IRRIGATED. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.G.]

A FIELD INVESTIGATION CONDUCTED ON MM/DD/YYYY FOUND REMNANTS OF A DITCH SERVING THE CLAIMED PLACE OF USE. TOTAL HISTORICALLY IRRIGATED ACRES
AND LAST YEAR OF OPERATION WERE NOT DETERMINABLE. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.F., IV.G.]

P235 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE 86.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P240 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE 0.00 ACRES IRRIGATED. [Man. Ref. VII.D.]

P245 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE ONLY 198.00 ACRES IRRIGATED OUT OF THE DOE DITCH. [Man. Ref. VII.D.]

P250 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE 26.50 ACRES IRRIGATED BY WATER DIVERTED FROM DOE CREEK. [Man. Ref. VII.D.]

P255 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) INDICATES AN ADDITIONAL 150.00 ACRES MAY HAVE BEEN IRRIGATED PRIOR TO THE SURVEY. THE ACREAGE WAS NOT BEING IRRIGATED AT THE TIME OF THE SURVEY. [Man. Ref. VII.D.]

P260 THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE 90.00 ACRES IRRIGATED AT THE TIME OF THE SURVEY, PLUS ANOTHER 40.00 ACRES AS HAVING BEEN IRRIGATED PRIOR TO THE SURVEY. [Man. Ref. VII.D.]

P261 THE MONTANA COUNTY WATER RESOURCES SURVEY FIELD NOTES (YYYY) APPEAR TO INDICATE 10.00 ACRES IRRIGATED BY WATER DIVERTED FROM DOE CREEK. [Man. Ref. VII.D.]

P262 THE MONTANA COUNTY WATER RESOURCES SURVEY FIELD NOTES (YYYY) INDICATE THAT 0.00 ACRES WERE IRRIGATED BY THIS FILED APPROPRIATION RIGHT. [Man. Ref. VII.D.]

P263 THE MONTANA COUNTY WATER RESOURCES SURVEY FIELD NOTES (YYYY) INDICATES THE PLACE OF USE WAS LAST IRRIGATED SOMETIME PRIOR TO YYYY. [Man. Ref. VII.D]

P265 USDA AERIAL PHOTOGRAPH NO. 179-108, DATED MM/DD/YYYY, AND THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) APPEARS TO INDICATE
RESOURCES SURVEY (YYYY) APPEAR TO INDICATE FEWER ACRES IRRIGATED THAN CLAIMED. [Man. Ref. VII.D.]

P270 USDA AERIAL PHOTOGRAPH NO(S). 378-201, 179-108, DATED MM/DD/YYYY, MM/DD/YYYY, APPEARS TO INDICATE 84.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P271 USDA AERIAL PHOTOGRAPH NO(S). 367-201, 179-108, DATED MM/DD/YYYY, MM/DD/YYYY, APPEARS TO INDICATE 0.00 ACRES IRRIGATED. [Man. Ref. VII.D.]

P272 USDA AERIAL PHOTOGRAPH NO. 179-108, DATED MM/DD/YYYY, APPEARS TO INDICATE 84.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P273 USDA AERIAL PHOTOGRAPH NOS. CXM-1-222, CXM-1-211 DATED MM/DD/YYYY APPEAR TO INDICATE 25.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P274 USDA AERIAL PHOTOGRAPH NOS. CXM-1-222, CXM-1-211 DATED MM/DD/YYYY AND 179-88 DATED MM/DD/YYYY APPEAR TO INDICATE 25.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P275 USDA AERIAL PHOTOGRAPH NO. 179-108, DATED MM/DD/YYYY, INDICATED AN ADDITIONAL 25.00 ACRES MAY HAVE BEEN IRRIGATED PRIOR TO YYYY. THE ACREAGE WAS NOT IRRIGATED IN YYYY. [Man. Ref. VII.D.]

P280 USDA AERIAL PHOTOGRAPH NO. 179-108, DATED MM/DD/YYYY, SHOWS EVIDENCE OF A SPREADER DIKE SYSTEM. THE SOURCE OF WATER IS AN INTERMITTENT STREAM. THE SYSTEM VISIBLE ON THE PHOTOGRAPH APPEARS CAPABLE OF IRRIGATING 90.00 ACRES WHEN WATER IS AVAILABLE. [Man. Ref. VII.D.]

P283 USDI AERIAL PHOTOGRAPH NO. MMA-1-117, DATED MM/DD/YYYY, APPEARS TO INDICATE 40.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

P284 USDI AERIAL PHOTOGRAPH NO. MMA-1-117, DATED MM/DD/YYYY, APPEARS TO INDICATE 0.00 ACRES IRRIGATED. [Man. Ref. VII.D.]
AERIAL PHOTOGRAPH NO(S). CXM-2FF-90, CXM-3FF-91, DATED MM/DD/YYYY, MM/DD/YYYY, APPEARS TO INDICATE 70.00 ACRES IRRIGATED. A DESCRIPTION OF THESE ACRES IS IN THE CLAIM FILE. [Man. Ref. VII.D., Rule 12(e) W.R.C.E.R.]

AERIAL PHOTOGRAPH NO(S). CXM-2FF-90, CXM-3FF-62, DATED MM/DD/YYYY, APPEARS TO INDICATE 0.00 ACRES IRRIGATED. [Man. Ref. VII.D.]

THE CLAIMED PLACE OF USE AND ACRES IRRIGATED MAY BE QUESTIONABLE. REVIEW OF AVAILABLE DATA APPEARS TO INDICATE FEWER ACRES MAY HAVE BEEN IRRIGATED THAN HAS BEEN CLAIMED. [Man. Ref. VII.D.]

THE CLAIMED PLACE OF USE AND ACRES IRRIGATED MAY BE QUESTIONABLE. REVIEW OF AVAILABLE DATA APPEARS TO INDICATE 49.00 ACRES IRRIGATED. [Man. Ref. VII.D.]

ACCORDING TO INFORMATION IN THE CLAIM FILE, THE PLACE OF USE WAS FIRST/LAST IRRIGATED IN YYYY. [Man. Ref. VII.D.]

ACCORDING TO INFORMATION IN THE CLAIM FILE, AN EXPANSION IN THE NUMBER OF IRRIGATED ACRES HAS TAKEN PLACE. MORE THAN ONE WATER RIGHT MAY BE INVOLVED. [Man. Ref. VII.D.]

THE CLAIMED PLACE OF USE DOES NOT APPEAR TO BE IRRIGATED BY WATER FROM THE CLAIMED SOURCE. [Man. Ref. VII.D.]

PART OF THE CLAIMED PLACE OF USE DOES NOT APPEAR TO BE IRRIGATED BY WATER FROM THE CLAIMED SOURCE. [Man. Ref. VII.D.]


THE CLAIMED PLACE OF USE AND ACRES IRRIGATED COULD NOT BE IDENTIFIED FROM DATA SUBMITTED WITH THE CLAIM. [Man. Ref. VII.D., IX.E.]
THE PLACE OF USE LEGAL LAND DESCRIPTION COULD NOT BE REFINED FROM INFORMATION IN THE CLAIM FILE. [Man. Ref. VII.D., VIII.D., IX.E.]

AN INTERSTATE USE OF WATER IS CLAIMED. PLACE OF USE IS IN IDAHO. [Man. Ref. VII.D.]

THE PLACES OF USE FOR IRRIGATION CLAIM NO. 000000-00 AND DOMESTIC CLAIM NO. 000000-00 OVERLAP. [Man. Ref. VII.D., VIII.D.]

THE CLAIMED PLACE OF USE DOES NOT APPEAR TO BE USED FOR DOMESTIC IRRIGATION PURPOSES. [Man. Ref. VII.D., VIII.D.]

ONLY 2.00 ACRES OF THE CLAIMED PLACE OF USE APPEAR IRRIGATED FOR DOMESTIC PURPOSES. [Man. Ref. VII.D., VIII.D.]


C. LEGACY AND ARCHIVED REMARKS

THE PLACE OF USE CONSISTS OF FEDERAL PUBLIC LAND, BUT THIS RIGHT IS APPURTEANT TO THE FOLLOWING PRIVATE LANDS IN FALON COUNTY, MONTANA: SENW SEC 3 TWP 45N RGE 50E [Man. Ref. IX.E.a.]

THE PLACE OF USE CONSISTS , IN PART, OF FEDERAL PUBLIC LAND, BUT THIS RIGHT IS APPURTEANT TO THE FOLLOWING PRIVATE LANDS IN FALON COUNTY, MONTANA: SENW SEC 3 TWP 45N RGE 50E
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

C6 THE ALIQUOT PART W2 IS ADDED TO THE DESCRIPTION ONLY TO FACILITATE LOCATION. THE ALIQUOT PART IS NOT AN ELEMENT OF THE LEGAL DESCRIPTION OF THE GOVERNMENT LOT.

G965 THE TIMELY FILED OBJECTION OF JOHN DOE WAS AMENDED BY JANE DOE, SUCCESSOR TO INCLUDE POINT OF DIVERSION AND PLACE OF USE. BECAUSE THESE ELEMENTS WERE NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHO’S RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THESE CHANGES MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

G995 ALTHOUGH NOT OBJECTED TO, THE PLACE OF USE WAS CHANGED TO REFLECT THE REDUCTION/INCREASE IN MAXIMUM ACRES IRRIGATED.


T102 PURSUANT TO WATER COURT ORDER, THIS CLAIM HAS NOT BEEN EXAMINED IN ACCORDANCE WITH MONTANA SUPREME COURT RULES AS THE TRIBES OR THE UNITED STATES HAVE DETERMINED THAT THIS CLAIM INVOLVES TRIBAL OR ALLOTTED TRUST LAND OR FEE LAND OWNED BY THE TRIBES, TRIBAL CORPORATIONS, AGENCIES OF THE TRIBES, OR OTHER SIMILAR TRIBAL ORGANIZATIONS OR ENTITIES OR CLAIMS FOR FEDERAL RESERVED OR ABORIGINAL WATER RIGHTS CLAIMED BY THE TRIBES OR BY THE UNITED STATES ON BEHALF OF THE TRIBES.

T104 THIS CLAIM IS LOCATED IN WHOLE OR IN PART WITHIN THE EXTERIOR BOUNDARY OF THE FLATHEAD INDIAN RESERVATION.
E. DATABASE GENERATED REMARKS

None in this category.
POINT OF DIVERSION (PD)

 Added to retain claimed data that cannot be stored in the database Point of Diversion (POD) field.

A. INFORMATION OR CLARIFICATION REMARKS

PD  Free text point of diversion information remark. [Man. Ref. VI.D., VI.E.]

P3  THE POINT OF DIVERSION INCLUDES/IS LOCATED IN CERTIFICATE OF SURVEY NO. 0000, MONTANA COUNTY. [Man. Ref. VI.E.]

P4  THE POINT OF DIVERSION INCLUDES/IS LOCATED IN GOVT LOT 8 IN SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI.E.]

P7  THE POINT OF DIVERSION INCLUDES/IS LOCATED IN MONTANA LODE, MINERAL SURVEY NO. 0000. [Man. Ref. VI.E.]

P6  THE POINT OF DIVERSION INCLUDES LOTS 8 AND 9 OF DOE ESTATES, FIRST ADDITION. [Man. Ref. VI.E.]

P8  THE POINT OF DIVERSION INCLUDES MINERAL SURVEY NO. 0000. [Man. Ref. VI.E.]

P7  THE POINT OF DIVERSION IS LOCATED IN HOMESTEAD ENTRY SURVEY NO. 0000. [Man. Ref. VI.E.]

P9  THE POINT OF DIVERSION IS LOCATED IN TRACTS 2A AND 2B OF CERTIFICATE OF SURVEY NO. 0000. [Man. Ref. VI.E.]


P10 THIS RIGHT FOR INSTREAM USE APPLIES FROM DOE DAM IN MONTANA COUNTY DOWNSTREAM TO THE CONFLUENCE OF THE NORTH FORK OF DOE CREEK WITH THE JONES RIVER IN MONTANA COUNTY. [Man. Ref. X.E., Rule 31, W.R.C.E.R.]

DRAIN DITCH IS FED ALONG ITS FULL LENGTH BY UNDERGROUND SEEPS. [Man. Ref. VI.F.]

POINT OF DIVERSION IS MOVEABLE ALL ALONG SOURCE WITHIN LEGAL LAND DESCRIPTION. [Man. Ref. VI.F.]

POINT OF DIVERSION NO. 2 IS MOVEABLE ALL ALONG SOURCE WITHIN LEGAL LAND DESCRIPTION. [Man. Ref. VI.F.]

PUMP IS MOVEABLE ALL ALONG SOURCE WITHIN LEGAL LAND DESCRIPTION. [Man. Ref. VI.F.]

**B. ISSUE REMARKS**

**PDIS** Free text point of diversion issue remark. [Man. Ref. VI.F.]

A FIELD INVESTIGATION CONDUCTED ON MM/DD/YYYY FOUND INFORMATION DIFFERENT FROM THAT CLAIMED FOR PLACE OF USE, POINT OF DIVERSION, AND FLOW RATE. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.F.]

THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE A DISTRIBUTION ISSUE AS NOT ALL POINTS OF DIVERSION CAN DELIVER WATER TO ALL OF THE COMBINED PLACE OF USE. 000000-00, 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

THERE HAS BEEN A CONSOLIDATION OF INDIVIDUAL HISTORIC WATER RIGHTS, LISTED BELOW, THAT NOW ALL REFLECT A COMBINED PLACE OF USE OF THESE WATER RIGHTS TO BE IRRIGATED FROM A COMBINATION OF ALL THE POINTS OF DIVERSION. THERE MAY BE DISTRIBUTION ISSUE AS THIS CONSOLIDATION IMPLIES A POTENTIAL EXPANSION OF DITCHES, EXPANSION OF THE WATER RIGHTS, AND NON-PERFECTION OF RIGHTS. 000000-00, 000000-00, 000000-00, 000000-00. [Man. Ref. VII.G.]

THE POINT OF DIVERSION LEGAL LAND DESCRIPTION COULD NOT BE REFINED FROM INFORMATION IN THE CLAIM FILE. [Man. Ref. VI.F.]
THE LEGAL LAND DESCRIPTION FOR POINT OF DIVERSION NO. 2 COULD NOT BE REFINED FROM INFORMATION IN THE FILE. THIS CLAIMED POINT OF DIVERSION CANNOT BE CONFIRMED. [Man. Ref. VI.F.]

THE LEGAL LAND DESCRIPTION FOR POINTS OF DIVERSION NO. 1 AND 2 COULD NOT BE REFINED FROM INFORMATION IN THE FILE. THE CLAIMED POINTS OF DIVERSION CANNOT BE CONFIRMED. [Man. Ref. VI.F.]

THE POINT OF DIVERSION APPEARS TO BE INCORRECT. THE POINT OF DIVERSION APPEARS TO BE IN THE SW 36 TWP 99N RGE 99W MONTANA COUNTY. [Man. Ref. VI.F.]

THE CLAIMED POINT OF DIVERSION IS IN QUESTION. THE LOCATION OF THE WELL CANNOT BE IDENTIFIED FROM AVAILABLE DATA. [Man. Ref. VI.F.]

THE POINTS OF DIVERSION APPEAR TO BE INCORRECT. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. VI.F.]

IT APPEARS POINT OF DIVERSION NO. 2 MAY BE INCORRECT. THE EXISTENCE OF A DIVERSION FACILITY AND CONVEYANCE DITCH CANNOT BE CONFIRMED FROM AVAILABLE DATA. [Man. Ref. VI.F.]

THE CLAIMED POINT OF DIVERSION MAY BE INCOMPLETE. IT APPEARS THERE SHOULD BE ADDITIONAL POINTS OF DIVERSION ON DOE CREEK WHICH CANNOT BE IDENTIFIED FROM INFORMATION IN THE CLAIM FILE. [Man. Ref. VI.F.]

THE CLAIMED POINT OF DIVERSION IS NOT THE INITIAL POINT THAT WATER IS DIVERTED FROM THE SOURCE. THE INITIAL POINT CANNOT BE IDENTIFIED FROM AVAILABLE DATA. [Man. Ref. VI.F.]

According to information in the claim file, point of diversion NO. 3 has not been used since YYYY. [Man. Ref. VI.F.]

IT APPEARS THAT AN UNAUTHORIZED POST-JUNE 30, 1973 CHANGE IN POINT OF DIVERSION MAY BE REFLECTED IN THIS CLAIM. [Man. Ref. VI.F., XI.F.]

THIS CLAIM DOES NOT APPEAR TO REFLECT THE WATER RIGHT AS IT WAS BEFORE JULY 1, 1973. INFORMATION AVAILABLE INDICATES THE PRE-JULY 1, 1973 POINT OF
C. LEGACY AND ARCHIVED REMARKS

PD1Z Legacy point of diversion information remark.
PD2Z Legacy point of diversion issue remark.
PD3Z Legacy point of diversion issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

C6 THE ALIQUIT PART W2 IS ADDED TO THE DESCRIPTION ONLY TO FACILITATE LOCATION. THE ALIQUIT PART IS NOT AN ELEMENT OF THE LEGAL DESCRIPTION OF THE GOVERNMENT LOT.

G970 THE TIMELY FILED OBJECTION OF THE UNITED STATES OF AMERICA WAS AMENDED BY AGREEMENT OF THE PARTIES TO INCLUDE POINT OF DIVERSION. BECAUSE THIS ELEMENT WAS NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHOSE RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THIS CHANGE MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

G980 THE POINT OF DIVERSION MAY BE INCORRECT. THE POINT OF DIVERSION APPEARS TO BE IN THE NWNE SEC 36 TWP 99N RGE 99W MONTANA COUNTY. SEE DNRC MEMORANDUM DATED MM/DD/YYYY.

G990 THIS CLAIM APPEARS TO INVOLVE STOCK DRINKING DIRECTLY FROM THE SOURCE. IT APPEARS THAT THE POINTS OF DIVERSION SHOULD CORRESPOND WITH THE PLACE OF USE.

E. DATABASE GENERATED REMARKS

None in this category.
PRIORITY DATE (PR)

Added to identify the ranking of a decreed right, changes to the priority date based on Supreme Court rules, and post-June 30, 1973 existing rights.

A. INFORMATION OR CLARIFICATION REMARKS

PR  Free text priority date information remark.

P350  CASE NO. 0000, MONTANA COUNTY, DECREED A RIGHT OF 38TH USE. [Man. Ref. VI.J.]


B. ISSUE REMARKS

PRIS  Free text priority date issue remark. [Man. Ref. VI.I., VI.J.]

P355  THE TYPE OF HISTORICAL RIGHT AND PRIORITY DATE MAY BE QUESTIONABLE. DOCUMENTATION TO SUPPORT THE TYPE OF HISTORICAL RIGHT AND PRIORITY DATE WAS NOT SUBMITTED WITH THIS CLAIM. [Man. Ref. VI.I., VI.J.]


P360  THE TYPE OF HISTORICAL RIGHT MAY BE QUESTIONABLE. DOCUMENTATION SUBMITTED WITH THE CLAIM INDICATES A FILED APPROPRIATION RIGHT. [Man. Ref. VI.I.]
THE TYPE OF HISTORICAL RIGHT MAY BE QUESTIONABLE. DOCUMENTATION SUBMITTED WITH THE CLAIM INDICATES A USE AND A RESERVED RIGHT. [Man. Ref. VI.I.]

THE TYPE OF HISTORICAL RIGHT MAY BE QUESTIONABLE. THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) IDENTIFIES THIS RIGHT AS A FILED APPROPRIATION. [Man. Ref. VI.I.]

THE PRIORITY DATE MAY BE QUESTIONABLE. THIS CLAIM IS FOR A FILED APPROPRIATION/USE RIGHT ON DOE CREEK WITH A PRIORITY DATE PREDATING/POSTDATING CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VI.I.]

THIS CLAIM IS FOR A RIGHT ON DOE CREEK, DECREED IN A PRIOR DECREE, CASE NO. 0000, MONTANA COUNTY. AS THIS CLAIM HAS NO PRIORITY DATE AND THE TYPE OF HISTORICAL RIGHT IS QUESTIONABLE, CLAIMED WATER RIGHTS BASED ON THIS PRIOR DECREE MAY BE ADVERSELY AFFECTED. [Man. Ref. VI.J.]

NO TYPE OF HISTORICAL RIGHT WAS CLAIMED. DOCUMENTATION TO SUPPORT THE TYPE OF HISTORICAL RIGHT WAS NOT SUBMITTED WITH THIS CLAIM. [Man. Ref. VI.I.]

NO PRIORITY DATE WAS CLAIMED. [Man. Ref. VI.J.]

A SPECIFIC PRIORITY DATE HAS NOT BEEN IDENTIFIED. PRIORITY DATE WAS CLAIMED AS RANKING THIRD ON DOE CREEK, IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VI.J.]


THE PRIORITY DATE MAY BE QUESTIONABLE. ACCORDING TO INFORMATION IN THE CLAIM FILE, IT APPEARS WATER FROM THE SOURCE WAS FIRST USED IN YYYY. [Man. Ref. VI.J.]

THE BASIS OF THIS CLAIMED WATER RIGHT WAS NOT FOUND IN THE DECREE FROM CASE NO. 0000, MONTANA COUNTY. THE CLAIMED PRIORITY DATE CANNOT BE CONFIRMED. [Man. Ref. VI.J.]

THE PRIORITY DATE MAY BE QUESTIONABLE. THE CLAIMED PLACE OF USE IS INCONSISTENT WITH THE PLACE OF USE DESCRIBED IN CASE NO. 556, RAVALLI COUNTY DATED APRIL 10, 1905. [Man. Ref. VI.J.3]

CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY PRIORITY DATES. A PRIORITY DATE HAS/HAS NOT BEEN CLAIMED. [Man. Ref. VI.J.]

THE PRIORITY DATE MAY BE QUESTIONABLE. CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY A DAY/MONTH. THE CLAIMS LISTED FOLLOWING THIS STATEMENT HAVE CLAIMED VARYING PRIORITY DATES. 000000-00, 000000-00. [Man. Ref. VI.J.]

THE PRIORITY DATE MAY BE QUESTIONABLE. CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY A MONTH AND DAY. THE CLAIMS LISTED FOLLOWING THIS STATEMENT HAVE CLAIMED THE SAME PRIORITY DATE. 000000-00, 000000-00. [Man. Ref. VI.J.]


THE PRIORITY DATE MAY BE QUESTIONABLE. THE SOURCE/PLACE OF USE DESCRIBED IN CASE NO. 0000,
MONTANA COUNTY, IS INCONSISTENT WITH THE CLAIMED SOURCE/PLACE OF USE. [Man. Ref. VI.J.]

P461 THE PRIORITY DATE MAY BE QUESTIONABLE. THE PLACE OF USE FOR THE DOE DECREED RIGHT, DESCRIBED AS NENE SEC 36 TWP 99N RGE 99W IN CASE NO. 0000, MONTANA COUNTY, IS INCONSISTENT WITH THE CLAIMED PLACE OF USE. [Man. Ref. VI.J.] (Note: Can be coded without ¼ section description.)

P462 THE PRIORITY DATE MAY BE QUESTIONABLE. THE PLACE OF USE DESCRIBED FOR THIS RIGHT IN THE MONTANA COUNTY WATER RESOURCES SURVEY FIELD NOTES (YYYY) IS THE NWNW SEC 36 TWP 99N RGE 99W. THIS IS INCONSISTENT WITH THE CLAIMED PLACE OF USE. [Man. Ref. VI.J.] (Note: Can be coded without ¼ section description.)

P465 THIS CLAIM TO A FILED APPROPRIATION/DECREED RIGHT MAY BE QUESTIONABLE. THE PLACE OF USE DESCRIBED IN THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) IS INCONSISTENT WITH THE CLAIMED PLACE OF USE. [Man. Ref. VI.J.]


P475 CASE NO. 0000, MONTANA COUNTY, NULLIFIED THE FILED APPROPRIATION RIGHT SUBMITTED WITH THIS CLAIM. [Man. Ref. VI.J.]


P480 THE PRIORITY DATE OF THIS CLAIM IS UNCLEAR AS MULTIPLE PRIORITY DATES HAVE BEEN CLAIMED. MORE THAN ONE WATER RIGHT MAY BE INVOLVED. [Man. Ref. VI.J.]


P510  THE PRIORITY DATE MAY BE QUESTIONABLE. THE DATE OF
FILING THE GROUNDWATER APPROPRIATION (FORM GW2),
NOTICE OF COMPLETION OF GROUNDWATER
APPROPRIATION, IS MM/DD/YYYY. [Man. Ref. VI.J.]

P515  A FORM GW4, DECLARATION OF VESTED GROUNDWATER
RIGHTS, WAS FILED AND SUBMITTED WITH THIS CLAIM AS A
FORM GW2/FORM GW3, NOTICE OF COMPLETION OF
GROUNDWATER APPROPRIATION. [Man. Ref. VI.J.]

P516  THE PRIORITY DATE MAY BE QUESTIONABLE. IT APPEARS
THE FORM GW4, DECLARATION OF VESTED GROUNDWATER
RIGHTS, FILED JUNE 5, 1966, WAS USED IN LIEU OF A FORM
GW2/FORM GW3, NOTICE OF COMPLETION OF
GROUNDWATER APPROPRIATION. [Man. Ref. VI.J.]

P525  A SURFACE WATER NOTICE OF APPROPRIATION WAS
SUBMITTED TO SUPPORT THIS CLAIM TO GROUNDWATER
APPROPRIATED BETWEEN JANUARY 1, 1962 AND JULY 1,

P530  THE PRIORITY DATE MAY BE QUESTIONABLE. THE
SUBMITTED FORM GW2, NOTICE OF COMPLETION OF
GROUNDWATER APPROPRIATION, WAS FILED AFTER APRIL

P535  THE PRIORITY DATE MAY BE QUESTIONABLE. THE
SUBMITTED FORM GW2, NOTICE OF COMPLETION OF
GROUNDWATER APPROPRIATION, WAS FILED AFTER
6/30/1973. NO NOTICE OF APPROPRIATION OF
GROUNDWATER (FORM GW1) WAS FILED AS REQUIRED BY

P540  THE PRIORITY DATE MAY BE QUESTIONABLE. THE
SUBMITTED FORM GW2/GW3, NOTICE OF COMPLETION OF
GROUNDWATER APPROPRIATION, WAS NOT FILED AT THE
COURTHOUSE AS REQUIRED BY THE 1961 GROUNDWATER
CODE. [Man. Ref. VI.J.]

P547  NO DOCUMENTATION AS REQUIRED BY THE 1961
GROUNDWATER CODE WAS SUBMITTED TO SUPPORT THIS
CLAIM. THIS CLAIM IS SUPPORTED BY ACKNOWLEDGEMENT
NO. 000000. [Man. Ref. VI.J.]

P550  THE CLAIMED PRIORITY DATE MAY BE QUESTIONABLE. IT
APPEARS THE PRIORITY DATE SHOULD BE THE DATE THE
SPRINKLER SYSTEM WAS FIRST PUT TO USE. [Man. Ref. VI.J.,
VII.A.]
NO TYPE OF HISTORICAL RIGHT IS CLAIMED. IT IS NOT CLEAR WHETHER THIS CLAIM IS FOR A RESERVED WATER RIGHT OR FOR A STATE LAW BASED WATER RIGHT. [Man. Ref. VI.I.]

C. LEGACY AND ARCHIVED REMARKS

PR1Z Legacy priority date information remark.
PR2Z Legacy priority date issue remark.
PR3Z Legacy priority date issue remark.

THIS CLAIM FOR A RESERVED WATER RIGHT IS BASED ON PUBLIC WATER RESERVE NO. 107 CREATED BY EXECUTIVE ORDER DATED APRIL 17, 1926. IT IS NOT CLEAR IF THE CLAIMED TYPE OF HISTORICAL RIGHT IS A FEDERAL RESERVE WATER RIGHT.

THE PRIORITY DATE MAY BE QUESTIONABLE. CASE NO. 0000, MONTANA COUNTY, DOES NOT SPECIFY A DAY/MONTH/DAY AND MONTH. A DAY/MONTH/DAY AND MONTH HAS/HAS NOT BEEN CLAIMED. (This remark is no longer used—this action is done by Rule.)

THE PRIORITY DATE OF THIS WATER RIGHT HAS BEEN CHANGED TO THE DATE OF FILING THE NOTICE OF COMPLETION OF GROUNDWATER APPROPRIATION (FORM GW2/FORM GW3). THE PRIORITY DATE MAY BE CONTESTED BY PROPER OBJECTION.


THE PRIORITY DATE MAY BE QUESTIONABLE. NO DOCUMENTATION AS REQUIRED BY THE 1961 GROUNDWATER CODE WAS SUBMITTED TO SUPPORT THIS CLAIM.


THE PRIORITY DATE MAY BE QUESTIONABLE. NO DOCUMENTATION AS REQUIRED BY THE 1961 GROUNDWATER CODE WAS SUBMITTED TO SUPPORT THIS CLAIM.
P545  THE CLAIMED PRIORITY DATE MAY BE QUESTIONABLE BECAUSE NO DOCUMENTATION AS REQUIRED BY THE 1961 GROUNDWATER CODE WAS SUBMITTED TO SUPPORT THIS CLAIM. THIS CLAIM APPEARS TO BE DUPLICATED BY/REDUNDANT WITH WATER RIGHT NO. 000000-00.

P546  THE CLAIMED PRIORITY DATE MAY BE QUESTIONABLE BECAUSE NO DOCUMENTATION AS REQUIRED BY THE 1961 GROUNDWATER CODE WAS SUBMITTED TO SUPPORT THIS CLAIM. THIS CLAIM IS SUPPORTED BY ACKNOWLEDGEMENT NO. 000000.

D. WATER COURT, INDIAN RESERVATION, OR FEDERAL REMARKS

T100  NO REVIEW OR DETERMINATION OF THE ORIGIN OF THE CLAIMED TYPE OF HISTORICAL RIGHT OR OF ITS PRIORITY DATE, QUANTITY, VOLUME OR FLOW RATE HAS BEEN MADE. ADDITIONAL EVIDENCE WILL BE REQUIRED BEFORE THE CLAIM CAN BE DECREED.

E. DATABASE GENERATED REMARKS

None in this category.
PURPOSE (PU)

Added to clarify and describe the purpose or identify unresolved issues.

A. INFORMATION OR CLARIFICATION REMARKS

PU Free text purpose information remark.

P555 THIS WATER RIGHT IS INCIDENTALLY USED FOR FIRE PROTECTION. [Man. Ref. VI.C., X.C.]

P556 THIS WATER RIGHT ALSO INCLUDES NATURAL SUBIRRIGATION AS AN INCIDENTAL TYPE OF IRRIGATION. [Man. Ref. VII.A.]

P560 SUBIRRIGATION CONTROLLED BY CHECK DAM LOCATED ON DRAIN DITCH. [Man. Ref. VII.A.]

P600 THIS RIGHT IS SUBJECT TO ALL PRIOR RIGHTS. THE FLOW RATE AND VOLUME REPRESENT THE CLAIMED NEEDS OF THE STATE DEPARTMENT OF FISH WILDLIFE AND PARKS TO MAINTAIN STREAM FLOWS FOR THE PRESERVATION OF FISH AND WILDLIFE HABITAT. THE CLAIMED AMOUNTS ARE MADE A MATTER OF RECORD BUT ARE SUBJECT TO CHANGE SHOULD THE COURT DETERMINE THAT THOSE WATERS ARE NEEDED FOR USES DETERMINED TO BE MORE BENEFICIAL TO THE PUBLIC. SEE R.C.M. §89-801 (1947), NOW REPEALED BY SEC. 46, CH. 452, LAWS 1973. [Man. Ref. X.B.]

B. ISSUE REMARKS

PUIS Free text purpose issue remark. [Man. Ref. VI.C., XI.F.]

P620 THIS CLAIMED WATER RIGHT MAY BE QUESTIONABLE. A FIELD INVESTIGATION CONDUCTED MM/DD/YYYY FOUND NO EVIDENCE OF RECENT MINING ACTIVITY. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. IV.G., VI.C.]

P625 THE CLAIMED PURPOSE (USE) COULD NOT BE IDENTIFIED DUE TO LACK OF DATA. [Man. Ref. VI.C.]

P628 THE CLAIMED PURPOSE (USE) CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. VI.C.]

P630 THIS CLAIMED PURPOSE IS QUESTIONED AS A BENEFICIAL USE OF WATER EXISTING PRIOR TO JULY 1, 1973. [Man. Ref. VI.C., X.B.]
THIS CLAIMED PURPOSE (USE) CANNOT BE CONFIRMED. THERE APPEARS TO BE NO APPROPRIATION OF WATER AS THE METHOD OF DIVERSION IS INSTREAM USE. [Man. Ref. VI.C.]

THE PURPOSE OF THIS CLAIM IS UNCLEAR AS MULTIPLE PURPOSES HAVE BEEN CLAIMED. THE CLAIMED PURPOSES INCLUDE RECREATION AND COMMERCIAL. MORE THAN ONE WATER RIGHT MAY BE INVOLVED. [Man. Ref. VI.C.]

DNRC EXAMINATION WAS UNABLE TO CONFIRM THE USE OF THIS WATER RIGHT. IT APPEARS THIS WATER RIGHT MAY HAVE NOT BEEN PERFECTED. [Man. Ref. VI.C., VII.E.]

IT APPEARS THIS WATER RIGHT MAY NOT HAVE BEEN PERFECTED. ACCORDING TO INFORMATION IN THE CLAIM FILE, THERE APPEARS TO BE NO APPROPRIATION OF WATER. ALL ELEMENTS OF THIS CLAIM MAY BE QUESTIONABLE. SEE CLAIM FILE FOR ADDITIONAL INFORMATION. [Man. Ref. VI.C., VII.B.]

IT APPEARS THIS WATER RIGHT MAY NOT HAVE BEEN PERFECTED. ACCORDING TO INFORMATION IN THE CLAIM FILE, NO WELL EXISTS FOR THIS CLAIM. ALL ELEMENTS OF THIS CLAIM MAY BE QUESTIONABLE. [Man. Ref. VI.C.]

OR

THE HEADGATE AND DITCH ARE AT A LOWER ELEVATION THAN THE CLAIMED PLACE OF USE.

OR

WATER FROM THE MAIN DITCH HAS NEVER BEEN USED FOR HOUSEHOLD PURPOSES. [Man. Ref. VI.C.]

ACCORDING TO INFORMATION IN THE CLAIM FILE, THIS WATER RIGHT MAY NOT HAVE BEEN PERFECTED FOR IRRIGATION USE. ALL ELEMENTS OF THIS CLAIM MAY BE QUESTIONABLE. [Man. Ref. VI.C.]

IT APPEARS THIS WATER RIGHT MAY NOT HAVE BEEN PERFECTED. NO PURPOSE, SOURCE, POINT OF DIVERSION, MEANS OF DIVERSION, PRIORITY DATE, TYPE OF HISTORICAL RIGHT, FLOW RATE, VOLUME, PERIOD OF USE, OR PLACE OF USE HAVE BEEN CLAIMED. ALL ELEMENTS OF THIS CLAIM MAY BE QUESTIONABLE. [Man. Ref. VI.C.]

THIS CLAIMED WATER RIGHT MAY BE QUESTIONABLE. THE RIGHT APPEARS TO HAVE LAST BEEN USED IN YYYY. [Man. Ref. VI.C.]
THIS CLAIMED WATER RIGHT MAY BE QUESTIONABLE. ACCORDING TO INFORMATION IN THE CLAIM FILE, THE RIGHT WAS LAST USED IN YYYY. [Man. Ref. VI.C.]

THIS CLAIMED WATER RIGHT MAY BE QUESTIONABLE. ACCORDING TO INFORMATION IN THE CLAIM FILE, THE RIGHT MAY NOT HAVE BEEN USED FOR THE PAST 40 YEARS. [Man. Ref. VI.C.]

DNRC EXAMINATION WAS UNABLE TO CONFIRM THE USE OF THIS WATER RIGHT FOR THE TEN CONSECUTIVE YEARS PRIOR TO JULY 1, 1973. [Man. Ref. VI.C.]

DNRC EXAMINATION WAS UNABLE TO CONFIRM THE USE OF THIS WATER RIGHT FOR THE TEN CONSECUTIVE YEARS PRIOR TO MM/DD/YYYY. [Man. Ref. VI.C.]

THE CLAIMED PURPOSE DOES NOT MATCH THE FORMERLY DECREED PURPOSE. CASE NO. 0000, MONTANA COUNTY DECREED THE USE AS MINING. [Man. Ref. VI.C.]

NO TYPE OF IRRIGATION SYSTEM HAS BEEN CLAIMED. THE TYPE OF HISTORICAL IRRIGATION APPEARS TO HAVE BEEN A FLOOD SYSTEM. [Man. Ref. VII.A.]

THE TYPE OF IRRIGATION SYSTEM CANNOT BE CONFIRMED. IT IS UNCLEAR IF THIS RIGHT SHOULD BE DEFINED BY FLOW RATE OR VOLUME. [Man. Ref. VII.A.]

THE TYPE OF IRRIGATION SYSTEM CANNOT BE CONFIRMED. USDA AERIAL PHOTOGRAPH NO. 999-111, DATED MM/DD/YYYY, SHOWS FLOOD IRRIGATION. [Man. Ref. VII.A.]

THIS CLAIM IS BASED ON PUBLIC WATER RESERVE NO. 107 CREATED BY EXECUTIVE ORDER DATED APRIL 17, 1926. IT IS NOT CLEAR IF THIS CLAIMED RIGHT IS A FEDERAL RESERVED WATER RIGHT, BUT IF IT IS, IT IS NOT CLEAR WHETHER THE PURPOSE CLAIMED WAS CONTEMPLATED BY SUCH A RESERVATION, OR IF THE AMOUNT OF WATER CLAIMED IS THE AMOUNT NECESSARY TO FULFILL THE PURPOSE OF THE RESERVATION. [Man. Ref. VI.I.]

BECAUSE THIS CLAIM DID NOT RECEIVE A FACTUAL OR LEGAL ISSUE REMARK DURING THE CLAIMS EXAMINATION PROCESS, THE WATER COURT WILL NOT HOLD A HEARING ON THIS CLAIM UNDER MATTER OF THE ADJUDICATION OF EXISTING RIGHTS IN BASIN 41I, 2002 MT 216, 311 MONT. 327, 55 P.3D 396 UNLESS A VALID OBJECTION IS FILED UNDER


C. LEGACY AND ARCHIVED REMARKS

PU1Z Legacy purpose information remark.
PU2Z Legacy purpose issue remark.

P565 PLACER MINING
   DAIRY
   RESTAURANT
   CONVENIENCE STORE AND SERVICE STATION
   COAL FIRED ELECTRIC POWER PLANT
   SMELTER
   SAWMILL WITH LOG POND
   CHURCH
   CAR WASH
   FISHING ACCESS SITE
   MARINA
   ATHLETIC CLUB
   HIGHWAY REST AREA

Use the Purpose clarification tab in the database to insert the information conveyed in P565. Note: See Figure VI-1 (Claim Examination: Purpose) for a more comprehensive list of purpose descriptions.

The P721 remark above was added to Water Court decrees issued prior to 2002. This remark is no longer used, but should not be changed or deleted. This remark can only be removed from a claim by Water Court order or direction.

P722

THIS CLAIM FOR A RESERVED WATER RIGHT IS BASED ON PUBLIC WATER RESERVE NO. 107 CREATED BY EXECUTIVE ORDER DATED APRIL 17, 1926. IT IS NOT CLEAR WHETHER THE CLAIMED PURPOSE IS WITHIN THE PURPOSES CONTEMPLATED IN THE RESERVATION.

P723

THE MONTANA SUPREME COURT HAS INSTRUCTED THE WATER COURT TO HOLD A HEARING ON THIS CLAIM TO DETERMINE ITS VALIDITY. IN THE MATTER OF THE MISSOURI RIVER DRAINAGE AREA, 2002 MT 216, 311 MONT. 327.

P722 & P723 also are no longer valid and should not be used in current examination.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
RESERVOIR (RN)

Added to retain claimed information that cannot be entered in the reservoir record in the database or to identify unresolved issues.

A. INFORMATION OR CLARIFICATION REMARKS

RN    Free text reservoir information remark.

R25    RESERVOIR NAME: OLD MILLER POND
       RESERVOIR NAME: UPPER RANCH RSVR. NO. 2 [Man. Ref. VI.D., VI.H.] (Note: Only use R25 when more than one reservoir name is claimed; otherwise enter name in Name field in the Reservoir tab.)


R50    THE DAM/PIT IS LOCATED IN GOVERNMENT LOT 1 SEC 36 TWP 99N RGE 99E MONTANA COUNTY. [Man. Ref. VI.H.]

R55    THE CAPACITY, DAM HEIGHT, AND SURFACE AREA HAVE BEEN ESTIMATED BY DNRC. [Man. Ref. VI.H.]

R56    THE CAPACITY, DAM HEIGHT, MAXIMUM DEPTH, AND SURFACE AREA HAVE/HAS BEEN ESTIMATED BY DNRC. [Man. Ref. VI.H.]

R65    THE RESERVOIR IS A DAMMED OXBOW OF THE OLD DOE RIVER CHANNEL. [Man. Ref. VI.H.]

R70    MANMADE PIT IN BOTTOM OF NATURAL LAKE. [Man. Ref. VI.H.]

R75    SEE THE RESERVOIR WORKSHEET IN THE CLAIM FILE FOR ADDITIONAL RESERVOIR DATA. [Man. Ref. VI.H.]

R76    SEE THE MONTANA RESOURCES BOARD DAM INVENTORY WORKSHEET IN THE CLAIM FILE FOR ADDITIONAL RESERVOIR DATA. [Man. Ref. VI.H.]
B. ISSUE REMARKS

RNIS  Free text reservoir issue remark.

R77  THE MAXIMUM STORAGE CAPACITY OF THIS RESERVOIR MAY BE QUESTIONABLE. ACCORDING TO DNRC ESTIMATES, THE MAXIMUM STORAGE CAPACITY IS 40.0 ACRE-FEET. [Man. Ref. VI.H.]

R80  RESERVOIR APPEARS WASHED OUT ON USDA AERIAL PHOTOGRAPH NO. 179-152, DATED MM/DD/YYYY. [Man. Ref. VI.H.]

R81  ACCORDING TO INFORMATION IN THE CLAIM FILE, THE DAM/PIT WASHED OUT IN YYYY. [Man. Ref. VI.H.]

R85  ACCORDING TO INFORMATION IN THE CLAIM FILE, THE RESERVOIR WAS CONSTRUCTED IN YYYY WHICH DOES NOT CORRESPOND TO THE CLAIMED PRIORITY DATE. THIS MAY INDICATE AN EXPANSION OF THE WATER RIGHT. [Man. Ref. VI.H.]

R90  ACCORDING TO INFORMATION IN THE CLAIM FILE, THE RESERVOIR WAS ENLARGED IN YYYY. THIS MAY INDICATE AN EXPANSION OF THE WATER RIGHT. [Man. Ref. VI.H.]

R91  ACCORDING TO INFORMATION IN THE CLAIM FILE, A PIT WAS CONSTRUCTED WITHIN THE RESERVOIR IN YYYY WHICH DOES NOT CORRESPOND WITH THE CLAIMED PRIORITY DATE. THIS MAY INDICATE AN EXPANSION OF THE WATER RIGHT. [Man. Ref. VI.H.]

R95  THE RESERVOIR IS NOT SHOWN IN THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY). IT APPEARS TO HAVE BEEN BUILT AFTER THE ORIGINAL APPROPRIATION AND MAY INDICATE AN EXPANSION OF THE WATER RIGHT. [Man. Ref. VI.H.]

R100  EXISTENCE OF THE CLAIMED RESERVOIR CANNOT BE CONFIRMED WITH AVAILABLE DATA. [Man. Ref. VI.H.]

R105  A RESERVOIR STORAGE RIGHT ON THIS CLAIM MAY BE QUESTIONABLE. THE DAM IS LOCATED ON ANOTHER INDIVIDUAL’S PROPERTY WHICH IS COVERED BY CLAIM NO. 000000-00. [Man. Ref. VI.H.]
R110 THERE IS A DISAGREEMENT AMONG THE OWNERS OF RECORD CONCERNING THE INFORMATION SUBMITTED ON THE RESERVOIR INFORMATION WORKSHEET. [Man. Ref. VI.H.]

C. LEGACY AND ARCHIVED REMARKS

RN1Z Legacy reservoir information remark.
RN2Z Legacy reservoir information remark.
RN3Z Legacy reservoir issue remark.
RX1Z Legacy reservoir information remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
SOURCE NAME (SN)

Added to clarify and describe the source or identify unresolved issues.

A. INFORMATION OR CLARIFICATION REMARKS

SN Free text source name information remark.

S15 THE SOURCE INCLUDES UNNAMED TRIBUTARIES OF TWO DOE CREEK. [Man. Ref. VI.D.]

S16 SOURCE IS COMPOSED OF SEVERAL/THREE UNNAMED TRIBUTARIES WITHIN THE POINT OF DIVERSION LEGAL LAND DESCRIPTION. [Man. Ref. VI.D.]

S20 SOURCE IS COMPOSED OF SEVERAL/FOUR DEVELOPED/UNDEVELOPED SPRINGS WITHIN THE POINT OF DIVERSION LEGAL LAND DESCRIPTION. [Man. Ref. VI.D.]

S30 ALSO KNOWN AS DOE SLOUGH
ALSO KNOWN AS DOE LAKE
ALSO KNOWN AS DOE SPRING [Man. Ref. VI.D.]

S35 UNNAMED NATURAL LAKE [Man. Ref. VI.D.]

S41 POTHOLE LAKE [Man. Ref. VI.D.]

S42 SOURCE FEEDS A NATURAL LAKE/POND. [Man. Ref. VI.D.]

S43 SOURCE ORIGINATES FROM A NATURAL LAKE KNOWN AS DOE LAKE. [Man. Ref. VI.D.]

S45 THE SOURCE IS WATER FLOWING FROM THE DOE MINE TUNNEL. [Man. Ref. VI.D.]

S50 FLOWING ARTESIAN WELL [Man. Ref. VI.D.]

S55 WATER FROM DOE LAKE IS EXCHANGED FOR WATER DIVERTED FROM SOUTH FORK OF DOE CREEK. [Man. Ref. VI.D.]

S60 WATER DIVERTED FROM DOE CREEK, CASE NO. 0000, MONTANA COUNTY, IS EXCHANGED FOR WATER DIVERTED FROM MAD DOE CREEK. [Man. Ref. VI.D.]
DOE RIVER IS USED AS A NATURAL CARRIER TO CONVEY WATER FROM MAD DOE CREEK TO POINT OF DIVERSION NO. 2. [Man. Ref. VI.D.]

SOUTH DOE RIVER IS USED AS A NATURAL CARRIER TO CONVEY WATER FROM MAD DOE CREEK TO THE POINT OF DIVERSION. [Man. Ref. VI.F.]

THE SOURCE IS A TRIBUTARY OF DOE CREEK. [Man. Ref. VI.D.]

THIS WATER RIGHT ALSO INCLUDES SURFACE WATER FROM AN UNNAMED TRIBUTARY OF MAD DOE CREEK. [Man. Ref. VI.D.]

THIS WATER RIGHT ALSO INCLUDES GROUNDWATER FROM A DEVELOPED SPRING IN THE NWNWNW SEC 36 TWP 99N RGE 99W MONTANA COUNTY. [Man. Ref. VI.D.]

THE SOURCE IS WATER COLLECTED IN A DRAIN DITCH. [Man. Ref. VI.D.]

THE SOURCE IS WATER COLLECTED IN THE DOE DRAIN DITCHES. [Man. Ref. VI.D.]


THE SOURCE IS WATER COLLECTED ALONG THE LENGTH OF DITCH WITHIN THE POINT OF DIVERSION LEGAL LAND DESCRIPTION. [Man. Ref. VI.F.]

SOURCE LOCATED WITHIN AN INTERIOR DRAINAGE. [Man. Ref. VI.D.]

**B. ISSUE REMARKS**

SNIS Free text source name issue remark.

THIS CLAIM APPEARS TO BE CLAIMING TWO SEPARATE SOURCES OF WATER. MORE THAN ONE WATER RIGHT MAY BE INVOLVED. [Man. Ref. VI.D.]

THIS CLAIM APPEARS TO DIVERT WATER FROM TWO SEPARATE SOURCES. MORE THAN ONE WATER RIGHT MAY BE INVOLVED. [Man. Ref. VI.D.]

S120 WATER IS NOT DIVERTED FROM THE SOURCE CLAIMED. A HISTORICAL APPROPRIATION FROM THE CLAIMED SOURCE CANNOT BE CONFIRMED. [Man. Ref. VI.D.]

S125 WATER IS NOT DIVERTED FROM THE SOURCE CLAIMED. IT APPEARS THAT NO HISTORICAL APPROPRIATION HAS OCCURRED FROM THE CLAIMED SOURCE. [Man. Ref. VI.D.]

S126 THE CLAIMED SOURCE MAY BE QUESTIONABLE. BASED ON AVAILABLE DATA, THE SOURCE MAY BE SURFACE WATER FROM DOE CREEK. [Man. Ref. VI.D.]

S127 THE CLAIMED SOURCE MAY BE QUESTIONABLE. THE SOURCE DESCRIBED IN CASE NO. 0000, MONTANA COUNTY, IS INCONSISTENT WITH THE SOURCE AT THE CLAIMED POINT OF DIVERSION. [Man. Ref. VI.D.]

C. LEGACY AND ARCHIVED REMARKS

SN1Z Legacy source name information remark.
SN2Z Legacy source name information remark.
SN3Z Legacy source name issue remark.

S10 POINT OF DIVERSION NO. 4 IS ON AN UNNAMED TRIBUTARY OF STONEY CREEK.

S25 POINT OF DIVERSION NO. 3 IS ON STONEY CREEK.

D. WATER COURT, COURT ORDERED, POST-DEGREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
SOURCE TYPE (ST)

Legacy and archived source type remarks were added to describe the minor type.

A. INFORMATION OR CLARIFICATION REMARKS

None in this category.

B. ISSUE REMARKS

None in this category.

C. LEGACY AND ARCHIVED REMARKS

Prior to December, 2002, the following remarks were used to store spring, waste and seepage, subirrigation, manmade pit, or natural pit in the Remark tab in the database. Now these are entered as a Minor Type using the POD Tab.

S175  Manmade Pit
S180  Natural Pit
S185  Subirrigation
S190  Spring
S195  Waste and Seepage

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

None in this category.
SUPPLEMENTAL RIGHTS (SR)

Added to claims to identify supplemental relationships or related unresolved issues.

A. INFORMATION OR CLARIFICATION REMARKS

SR Free text supplemental rights information remark. [Man Ref. VII.F.]

S135 WHENEVER THE WATER RIGHTS FOLLOWING THIS STATEMENT ARE COMBINED TO SUPPLY WATER FOR THE CLAIMED PURPOSE, EACH IS LIMITED TO THE HISTORICAL FLOW RATE AND PLACE OF USE OF THAT INDIVIDUAL RIGHT. THE SUM TOTAL VOLUME OF THESE WATER RIGHTS SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE. 000000-00, 000000-00, 000000-00. [Man. Ref. X.D., Rule 40(c) W.R.C.E.R.]

B. ISSUE REMARKS

SRIS Free text supplemental rights issue remark.

S140 THE COMBINED CLAIMED FLOW RATE FOR THIS GROUP OF SUPPLEMENTAL RIGHTS IS 69.50 GPM PER ACRE. THE FLOW RATE GUIDELINE FOR INDIVIDUAL CLAIMS IS 17 GPM PER ACRE. [Man. Ref. VII.E.]

S141 THE COMBINED CLAIMED VOLUME FOR THIS GROUP OF SUPPLEMENTAL RIGHTS IS 17.90 ACRE-FEET PER ACRE. THE VOLUME GUIDELINE FOR INDIVIDUAL CLAIMS IS 1.90 ACRE-FEET PER ACRE. [Man. Ref. VII.E.]

S146 THE COMBINED CLAIMED VOLUME FOR THIS GROUP OF SUPPLEMENTAL RIGHTS IS 200 ACRE-FEET WHICH APPEARS TO EXCEED THE CAPACITY OF DOE RESERVOIR. ACCORDING TO INFORMATION IN THE CLAIM FILE, THE MAXIMUM STORAGE CAPACITY IS 35 ACRE-FEET. [Man. Ref. VII.E.]

S155 THE COMBINED FLOW RATE FOR THIS GROUP OF SUPPLEMENTAL RIGHTS EXCEEDS THE FLOW RATE GUIDELINE FOR MINING PURPOSES BY A FACTOR OF TWO. [Man. Ref. X.C.]

S160 THE COMBINED CLAIMED VOLUME FOR THE FOLLOWING CLAIMS IS 1720 GALLONS PER CAPITA PER DAY (GPCD)
BASED ON THE 1980 CENSUS POPULATION OF 1896 PEOPLE AND A TOTAL CLAIMED VOLUME OF 3657 ACRE-FEET. THIS APPEARS EXCESSIVE FOR THE CLAIMED PURPOSE. 000000-00, 000000-00, 000000-00, 000000-00. [Man. Ref. X.C., X.D.]

S165 THE COMBINED CLAIMED VOLUME/FLOW RATE FOR THIS GROUP OF SUPPLEMENTAL RIGHTS IS 480.00 ACRE-FEET/300 GPM WHICH CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. X.D.]

S170 THE COMBINED CLAIMED VOLUME FOR THIS GROUP OF SUPPLEMENTAL RIGHTS IS 1,480.00 ACRE-FEET. DATA IN THE CLAIM FILE INDICATES A MAXIMUM USE OF 810.00 ACRE-FEET PER YEAR. [Man. Ref. X.D]

**C. LEGACY AND ARCHIVED REMARKS**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<tr>
<td>SR1Z</td>
<td>Legacy supplemental information remark.</td>
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<tr>
<td>SR2Z</td>
<td>Legacy supplemental issue remark.</td>
</tr>
<tr>
<td>SR3Z</td>
<td>Legacy supplemental issue remark.</td>
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</table>

S130 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. EACH RIGHT IS LIMITED TO THE FLOW RATE AND PLACE OF USE OF THAT INDIVIDUAL RIGHT. THE SUM TOTAL VOLUME OF THESE WATER RIGHTS SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE. 000000-00, 000000-00.

S131 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. EACH RIGHT IS LIMITED TO THE FLOW RATE AND PLACE OF USE OF THAT INDIVIDUAL RIGHT. 000000-00, 000000-00.

S150 THE MAXIMUM COMBINED ACRES FOR THIS GROUP OF SUPPLEMENTAL CLAIMS MAY REQUIRE MODIFICATION PENDING RESOLUTION OF MAXIMUM IRRIGATED ACRES ISSUE.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

None in this category.

E. DATABASE GENERATED REMARKS

Irrigation: The following database generated remark is printed from information entered on the Related Rights tab.

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. EACH RIGHT IS LIMITED TO THE FLOW RATE AND PLACE OF USE OF THAT INDIVIDUAL RIGHT. THE SUM TOTAL VOLUME OF THESE WATER RIGHTS SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE. 000000-00, 000000-00. [Man. Ref. VII.E.]
TEMPORARY REMARKS

Added as permanent reference numbers for temporary legacy remarks.

A. INFORMATION OR CLARIFICATION REMARKS

None in this category.

B. ISSUE REMARKS

None in this category.

C. LEGACY AND ARCHIVED REMARKS

None in this category.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

T981  THE MOTION OF THE COURT HAS BEEN AMENDED TO CONFORM WITH THE EVIDENCE SUBMITTED BY THE CLAIMANT TO INCLUDE CHANGES IN THE POINT OF DIVERSION AND PLACE OF USE. BECAUSE THESE ELEMENTS WERE NOT INCLUDED ON THE TEMPORARY PRELIMINARY DECREE OBJECTION LIST, ANY WATER USER WHOSE RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THESE CHANGES MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

T982  THE MOTION OF THE COURT HAS BEEN AMENDED TO CONFORM WITH THE EVIDENCE SUBMITTED BY THE CLAIMANT TO INCLUDE A CHANGE IN THE POINT OF DIVERSION. BECAUSE THIS ELEMENT WAS NOT INCLUDED ON THE TEMPORARY PRELIMINARY DECREE OBJECTION LIST, ANY WATER USER WHOSE RIGHTS MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THIS CHANGE MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

T997  A CLERICAL CORRECTION HAS BEEN MADE TO THE POINT OF DIVERSION. BECAUSE THIS ELEMENT WAS NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER
WHOSE RIGHT MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THIS CHANGE MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

T998 CLERICAL CORRECTIONS HAVE BEEN MADE TO THE POINT OF DIVERSION AND PLACE OF USE. BECAUSE THESE ELEMENTS WERE NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHOSE RIGHT MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THESE CHANGES MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

T999 IN ACCORDANCE WITH THE DNRC MEMORANDUM OF MARCH 30, 1987, A CLERICAL CORRECTION HAS BEEN MADE TO CHANGE THE DECREED POINT OF DIVERSION TO A DNRC STANDARD LAND DESCRIPTION. BECAUSE THIS CORRECTION WAS NOT INCLUDED ON THE OBJECTION LIST, ANY WATER USER WHOSE RIGHT MAY BE ADVERSELY AFFECTED BY ENFORCEMENT OF THIS CHANGE MAY PETITION THE APPROPRIATE COURT FOR RELIEF OR MAY FILE AN OBJECTION AT THE PRELIMINARY DECREE.

E. DATABASE GENERATED REMARKS

None in this category.
TRANSFERS (aka Ownership Update) (TR)

Added to every claim where an ownership update has been recorded (computer generated). Remarks are suppressed from printing on the department’s summary report and the decree abstract.

A. INFORMATION OR CLARIFICATION REMARKS

OWN  Free text ownership update received remark.

T24  WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. DOE TO SMITH. SMITH RECEIVED 100% OF LOT 16A. [Man. Ref. XI.D.]
     OR
     WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. DOE TO SMITH – LOTS 8, 9, AND 10.
     OR
     WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. DOE CATTLE CO TO SMITH – SPLIT – SMITH RECEIVES 120 ACRES IN THE NENE AND S2NE OF SEC 36, TWP 99S RGE 99W.
     OR
     WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. NAME CHANGE – DOE CATTLE CO TO JONES RIVER CATTLE CO.

T25  WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. [Man. Ref. XI.D.]

T26  NOTICE OF UNDIVIDED INTEREST, WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. [Man. Ref. XI.D.]

T27  WATER RIGHT OWNERSHIP UPDATE RECEIVED MM/DD/YYYY. MDT PROJECT AND/OR PARCEL NUMBER 00000. [Man. Ref. XI.D.]

B. ISSUE REMARKS

None in this category.
C. LEGACY AND ARCHIVED REMARKS

TR1Z Legacy ownership update received information remark.
TR2Z Legacy ownership update received issue remark.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

T30 * OWNERSHIP OF WATER RIGHT CHANGED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T31 * OWNERSHIP OF WATER RIGHT CHANGED BY ORDER OF THE WATER COURT ON MM/DD/YYYY DURING THE ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T35 BASED ON THE PARTIES’ STIPULATION, OWNERSHIP OF THE WATER RIGHT CHANGED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T36 BASED ON THE PARTIES’ STIPULATION, OWNERSHIP OF THE WATER RIGHT CHANGED BY ORDER OF THE WATER COURT ON MM/DD/YYYY DURING THE ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

E. DATABASE GENERATED REMARKS

None in this category.
TYPE OF RIGHT (P, T)

Added to clarify type of right or to identify unresolved issues involving the type of right.

A. INFORMATION OR CLARIFICATION REMARKS

C66 NO REVIEW OR DETERMINATION OF THE CLAIMED TYPE OF HISTORICAL RIGHT HAS BEEN MADE.

B. ISSUE REMARKS

C65 IT IS NOT CLEAR WHETHER THIS CLAIM IS FOR A RESERVED WATER RIGHT OR A STATE BASED RIGHT.

P360 THE TYPE OF HISTORICAL RIGHT MAY BE QUESTIONABLE. DOCUMENTATION SUBMITTED WITH THE CLAIM INDICATES A FILED APPROPRIATION RIGHT. [Man. Ref. VI.I.]

P365 THE TYPE OF HISTORICAL RIGHT MAY BE QUESTIONABLE. THE MONTANA COUNTY WATER RESOURCES SURVEY (YYYY) IDENTIFIES THIS RIGHT AS A FILED APPROPRIATION. [Man. Ref. VI.I.]

P372 NO TYPE OF HISTORICAL RIGHT WAS CLAIMED. DOCUMENTATION TO SUPPORT THE TYPE OF HISTORICAL RIGHT WAS NOT SUBMITTED WITH THIS CLAIM. [Man. Ref. VI.I.]

P988 NO TYPE OF HISTORICAL RIGHT IS CLAIMED. IT IS NOT CLEAR WHETHER THIS CLAIM IS FOR A RESERVED WATER RIGHT OR FOR A STATE LAW BASED WATER RIGHT. [Man. Ref. VI.I.]

P989 NO REVIEW OR DETERMINATION OF THE CLAIMED TYPE OF HISTORICAL RIGHT HAS BEEN MADE. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED. [Man. Ref. VI.I.]

C. LEGACY AND ARCHIVED REMARKS

None in this category.
D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

M9 PURSUANT TO WATER COURT ORDER DATED MM/DD/YYYY, THIS CLAIM HAS NOT BEEN EXAMINED UNDER THE SUPREME COURT WATER RIGHT CLAIM EXAMINATION RULES AS THE CLAIMED TYPE OF HISTORICAL RIGHT IS RESERVED.

T102 PURSUANT TO WATER COURT ORDER, THIS CLAIM HAS NOT BEEN EXAMINED IN ACCORDANCE WITH MONTANA SUPREME COURT RULES AS THE TRIBES OR THE UNITED STATES HAVE DETERMINED THAT THIS CLAIM INVOLVES TRIBAL OR ALLOTTED TRUST LAND OR FEE LAND OWNED BY THE TRIBES, TRIBAL CORPORATIONS, AGENCIES OF THE TRIBES, OR OTHER SIMILAR TRIBAL ORGANIZATIONS OR ENTITIES OR CLAIMS FOR FEDERAL RESERVED OR ABORIGINAL WATER RIGHTS CLAIMED BY THE TRIBES OR BY THE UNITED STATES ON BEHALF OF THE TRIBES.

E. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL ISSUE REMARKS

P988 NO TYPE OF HISTORICAL RIGHT IS CLAIMED. IT IS NOT CLEAR WHETHER THIS CLAIM IS FOR A RESERVED WATER RIGHT OR FOR A STATE LAW BASED WATER RIGHT.

P990 IT IS NOT CLEAR WHETHER THIS CLAIM IS A STATE-BASED WATER RIGHT OR PART OF THE TRIBAL WATER RIGHT AS DEFINED IN THE 1985 FORT PECK-MONTANA COMPACT.

P991 THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. BASED ON INFORMATION IN THE CLAIM FILE, THIS CLAIM MAY BE PART OF THE TRIBAL WATER RIGHT ACCORDING TO ARTICLE III.B.4. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

P992 THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. BASED ON INFORMATION IN THE CLAIM FILE, THIS CLAIM MAY BE PART OF THE TRIBAL WATER RIGHT ACCORDING TO ARTICLE III.B.1 AND 6. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.
THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. BASED ON INFORMATION IN THE CLAIM FILE, THIS CLAIM MAY BE PART OF THE TRIBAL WATER RIGHT ACCORDING TO ARTICLE III.B.2. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

THIS CLAIM MAY BE PART OF THE TRIBAL WATER RIGHT ACCORDING TO ARTICLE III.A. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

THIS CLAIM MAY BE PART OF THE TRIBAL WATER RIGHT ACCORDING TO ARTICLE III.B.3. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

AS THE TYPE OF HISTORICAL RIGHT CLAIMED IS BASED ON THE TRIBAL WATER RIGHT CONFIRMED IN THE FORT PECK-MONTANA COMPACT, THIS CLAIM HAS NOT BEEN EXAMINED UNDER THE SUPREME COURT WATER RIGHT CLAIM EXAMINATION RULES.

THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. THIS CLAIM MAY BE A STATE-LAW WATER RIGHT ACCORDING TO ARTICLE III.I. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. THIS CLAIM MAY BE A STATE-LAW WATER RIGHT ACCORDING TO ARTICLE III.A. OF THE FORT PECK-MONTANA COMPACT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

THE CLAIMED TYPE OF HISTORICAL RIGHT IS QUESTIONABLE. THE TRIBES AND THE UNITED STATES HAVE NOT IDENTIFIED THIS RIGHT AS BEING PART OF THE TRIBAL WATER RIGHT OR AS A FEDERAL RESERVED WATER RIGHT. ADDITIONAL EVIDENCE MAY BE REQUIRED BEFORE THIS CLAIM CAN BE DECREED.

NO REVIEW OR DETERMINATION OF THE ORIGIN OF THE CLAIMED TYPE OF HISTORICAL RIGHT OR OF ITS PRIORITY DATE, QUANTITY, VOLUME OR FLOW RATE HAS BEEN MADE. ADDITIONAL EVIDENCE WILL BE REQUIRED BEFORE THE CLAIM CAN BE DECREED.
F. DATABASE GENERATED REMARKS

None in this category.
VOLUME (VM)

Added to claims to clarify the volume or to identify unresolved issues. Applying standards also adds volume remarks to claims.

A. INFORMATION OR CLARIFICATION REMARKS

VM Free text volume information remark. [Man. Ref. VII.C., VIII.C., X.C.]

V9 PRIMARILY A DIRECT FLOW SYSTEM; VOLUME NOT DECREED. [Man. Ref. VII.C.]

V10 THIS VOLUME WAS PREVIOUSLY DECREED IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VII.C., VIII.C., IX.C., X.C., Rule 15(d) W.R.C.E.R.]


V12 THIS RIGHT IS FOR ONE FOURTH THE VOLUME OF DOE CREEK AS DECREED IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VII.C, VIII.C., IX.C.]


V20 THE USE OF THIS WATER APPEARS TO BE LARGELY NONCONSUMPTIVE. [Man. Ref. X.C.]

B. ISSUE REMARKS

VMIS Free text volume issue remark. [Man. Ref. VII.C.]


V25 THE CLAIMED VOLUME WAS NOT EXAMINED AS NO VOLUME GUIDELINES FOR THIS PURPOSE HAVE BEEN ESTABLISHED BY THE CLAIM EXAMINATION RULES. [Man. Ref. VI.C., X.C.]

V30 THE CLAIMED VOLUME EXCEEDS THE 1,750 ACRE FEET DECREED IN CASE NO. 0000, MONTANA COUNTY. [Man. Ref. VII.C., VIII.C., IX.C., X.C.]
V35. The claimed volume appears to be excessive for the claimed purpose. The claimed volume equals 17.80 acre feet per acre. [Man. Ref. VII.C.]

V37. The claimed flow rate is 134.00 gpm/ac. It appears a volume quantification may be required to adequately administer this right. [Man. Ref. VII.B.]

V40. The claimed volume appears to be excessive for the claimed purpose. The claimed volume equals 2.9 times the capacity of the reservoir. [Man. Ref. VII.C., IX.C., X.C.]

V45. The claimed volume appears to be inadequate for the claimed purpose. [Man. Ref. VII.C., VIII.C., IX.C., X.C.]

V50. No volume has been claimed. The volume guideline for this area is 2.00 acre-feet per acre. [Man. Ref. VII.C.]

V55. Volume may require modification based on resolution of maximum acres issue. [Man. Ref. VII.C., VII.D.]

V60. The claimed volume was not examined. The claimed number of households and acres of domestic irrigation could not be identified. [Man. Ref. VIII.C.]

V65. The claimed volume may be excessive. The claimed number of households and acres of domestic irrigation appear to be inaccurate. [Man. Ref. VIII.C.]

V70. The claimed volume exceeds the 2.50 acre-feet guideline for this purpose. Its accuracy cannot be confirmed due to lack of data. [Man. Ref. VIII.C., X.C.]

V75. The claimed volume exceeds the 2.00 acre-feet guideline for this purpose. Available data support a volume of 1.80 acre-feet. [Man. Ref. VIII.C., X.C.]

V77. Volume appears to be excessive for a bucket means of diversion. [Man. Ref. VIII.C., IX.C., X.C.]

V80. The claimed volume appears excessive for the claimed purpose. The claimed volume exceeds the guideline of 3.00 acre-feet plus a reasonable amount for evaporation. [Man. Ref. VIII.C.]
V85  VOLUME MAY BE EXCESSIVE. BASED ON THE FLOW RATE AND PERIOD OF USE, THE SYSTEM WOULD HAVE TO RUN 24.0 HOURS PER DAY TO DELIVER THE CLAIMED VOLUME. NO INFORMATION EXISTS IN THE CLAIM FILE TO CONFIRM THIS FIGURE. [Man. Ref. VIII.C., X.C.]

V86  THE CLAIMED FLOW RATE OR VOLUME MAY BE INCORRECT. BASED ON THE FLOW RATE AND PERIOD OF USE, THE SYSTEM WOULD HAVE TO RUN 24.0 HOURS PER DAY TO DELIVER THE CLAIMED VOLUME. NO INFORMATION EXISTS IN THE CLAIM FILE TO CONFIRM THESE FIGURES. [Man. Ref. VIII.C., X.C.]

V90  NO VOLUME HAS BEEN CLAIMED. THE VOLUME GUIDELINE FOR THIS PURPOSE IS 2.00 ACRE-FEET PER YEAR. [Man. Ref. VIII.C., IX.C., X.C.]

V95  NO VOLUME HAS BEEN CLAIMED. [Man. Ref. VII.C., VIII.C., IX.C., X.C.]

V96  THE VOLUME HAS NOT BEEN EXAMINED AS NO QUANTIFIED VOLUME WAS CLAIMED. [Man. Ref. VII.C.]

V97  NO QUANTIFIED VOLUME WAS CLAIMED. THE VOLUME GUIDELINE FOR THIS PURPOSE IS 2.50 ACRE-FEET PER YEAR. [Man. Ref. VIII.C., IX.C.]

V100 THE CLAIMED VOLUME APPEARS TO/MAY BE EXCESSIVE FOR THE CLAIMED PURPOSE AND CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. VIII.C., IX.C., X.C.]

V105 THE CLAIMED VOLUME APPEARS TO BE EXCESSIVE FOR THE CLAIMED PURPOSE. AVAILABLE DATA SUPPORT A VOLUME OF 2.30 ACRE-FEET. [Man. Ref. VIII.C., IX.C.]

V111 THE CLAIMED VOLUME CANNOT BE CONFIRMED DUE TO LACK OF DATA. [Man. Ref. VII.C., VIII.C., IX.C., X.C.]

V112 THE CLAIMED VOLUME APPEARS TO BE EXCESSIVE FOR THE CLAIMED PURPOSE. THE CLAIMED VOLUME EQUALS 116.12 GPD PER ANIMAL UNIT. [Man. Ref. IX.C.]

V115 THE CLAIMED VOLUME APPEARS TO EXCEED THE REASONABLE AND CUSTOMARY VOLUME FOR THIS PURPOSE. AVAILABLE DATA SUPPORT A VOLUME OF 4.80 ACRE-FEET PER YEAR. [Man. Ref. X.C.]
THE CLAIMED VOLUME APPEARS TO BE EXCESSIVE FOR THE CLAIMED PURPOSE. AVAILABLE DATA SUGGEST THE ACTUAL VOLUME IS 1.20 ACRE-FEET PER YEAR. [Man. Ref. IV.D., X.C.]

THE CLAIMED VOLUME EXCEEDS THE 2.00 ACRE-FEET GUIDELINE FOR AGRICULTURAL SPRAYING. [Man. Ref. X.C.]


IT IS NOT CLEAR IF A PORTION OF THIS WATER RIGHT IS STORED PURSUANT TO THE CURTAILMENT PROVISION (BY THE SHAREHOLDERS) IN THE 1958 CONTRACT BETWEEN THE UNITED STATES (BUREAU OF RECLAMATION) AND THE CLARK CANYON WATER SUPPLY COMPANY.

IT IS NOT CLEAR WHAT PORTION OF THIS WATER RIGHT IS STORED PURSUANT TO THE CURTAILMENT PROVISION (BY THE SHAREHOLDERS) IN THE 1958 CONTRACT BETWEEN THE UNITED STATES (BUREAU OF RECLAMATION) AND THE CLARK CANYON WATER SUPPLY COMPANY. THIS RIGHT MAY BE STORING PRIVATE SHAREHOLDERS WATER RIGHTS.

A GUIDELINE FOR THE FLOW RATE AND VOLUME OF THIS CLAIM CANNOT BE DETERMINED FROM AVAILABLE INFORMATION, AND FLOW RATE AND VOLUME REMAIN AS ORIGINALY CLAIMED. THE CLAIMED FLOW RATE AND VOLUME CAN BE CONTESTED BY PROPER OBJECTION. IF NO OBJECTIONS ARE FILED TO THIS CLAIM THE FLOW RATE AND VOLUME WILL BE DECREED AS CLAIMED, AND THIS REMARK WILL BE REMOVED FROM THE CLAIM.

THE VOLUME OF THIS CLAIM CANNOT BE DETERMINED FROM AVAILABLE INFORMATION, AND VOLUME REMAINS AS ORIGINALLY CLAIMED. THE CLAIMED VOLUME CAN BE CONTESTED BY PROPER OBJECTION. IF NO OBJECTIONS ARE FILED TO THIS CLAIM THE VOLUME WILL BE DECREED AS CLAIMED, AND THIS REMARK WILL BE REMOVED FROM THE CLAIM.

CLAIMED VOLUME EXCEEDS CAPACITY OF RESERVOIR PLUS EVAPORATIVE LOSSES. THE CLAIMED VOLUME CAN BE CONTESTED BY PROPER OBJECTION. IF NO OBJECTIONS ARE FILED TO THIS CLAIM THE VOLUME WILL
BE DECREED AS CLAIMED, AND THIS REMARK WILL BE REMOVED FROM THE CLAIM.

C. LEGACY AND ARCHIVED REMARKS

The following remarks were created so post-decree corrections could be made to abstracts that were generated prior to 2001 where legacy standards were applied to the abstracts and not actually added to the database. These remarks are used by adjudication staff in post-decree corrections.

CG8 THE TOTAL VOLUME OF THIS WATER RIGHT SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE.

CG9 THIS WATER RIGHT INCLUDES THE AMOUNT OF WATER CONSUMPTIVELY USED FOR STOCKWATERING PURPOSES AT THE RATE OF 30 GALLONS PER DAY PER ANIMAL UNIT. ANIMAL UNITS SHALL BE BASED ON REASONABLE CARRYING CAPACITY AND HISTORICAL USE OF THE AREA SERVICED BY THIS WATER SOURCE.

CG11 THIS WATER RIGHT IS LIMITED TO THE VOLUME OF WATER HISTORICALLY USED FOR MINING PURPOSES.

CG13 THE VOLUME OF THIS WATER RIGHT HAS BEEN REDUCED TO THE 1.9 ACRE-FEET PER ACRE GUIDELINE FOR WATER SPREADING. THE VOLUME MAY BE CONTESTED BY PROPER OBJECTION.

VF010 THIS WATER RIGHT INCLUDES THE AMOUNT OF WATER CONSUMPTIVELY USED FOR STOCKWATERING PURPOSES AT THE RATE OF 30 GALLONS PER DAY PER ANIMAL UNIT. ANIMAL UNITS SHALL BE BASED ON REASONABLE CARRYING CAPACITY AND HISTORICAL USE OF THE AREA SERVICED BY THIS WATER SOURCE. This remark was used prior to April 5, 2007, and should no longer be used.

VF011 THIS WATER RIGHT IS LIMITED TO THE VOLUME OF WATER HISTORICALLY USED FOR MINING PURPOSES. This remark was used prior to April 5, 2007, and should no longer be used.

VF013 THE FLOW RATE AND VOLUME OF THIS RIGHT IS LIMITED TO THE MINIMUM AMOUNTS NECESSARY FOR FIRE PROTECTION PURPOSES. This remark was used prior to April 5, 2007, and should no longer be used.
V15 THE VOLUME OF THIS CLAIM HAS BEEN REDUCED TO THE GUIDELINE OF 104.00 ACRE-FEET PER YEAR. THE VOLUME MAY BE CONTESTED BY PROPER OBJECTION.

V136 THIS CLAIM FOR A RESERVED WATER RIGHT IS BASED ON PUBLIC WATER RESERVE NO. 107 CREATED BY EXECUTIVE ORDER DATED APRIL 17, 1926. IT IS NOT CLEAR WHETHER THE AMOUNT OF WATER CLAIMED IS THE AMOUNT NECESSARY TO FULFILL THE PURPOSE OF THE RESERVATION.

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

V16 THIS USE IS ESSENTIALLY NON-CONSUMPTIVE. IN THE EVENT OF A SUBSEQUENT TRANSFER OR CHANGE OF THIS WATER RIGHT, THE USE SHALL BE DEEMED TO BE WHOLLY NON-CONSUMPTIVE.

V17 THE WATER COURT HAS DETERMINED THAT A VOLUME QUANTIFICATION IS REQUIRED TO ADEQUATELY ADMINISTER THIS RIGHT.

V18 THE VOLUME QUANTIFICATION ON THIS CLAIM IS THE RESULT OF A STIPULATION FILED BY THE PARTIES WITH THE WATER COURT ON MM/DD/YYYY. THE COURT HAS MADE NO DETERMINATION AS TO THE NEED FOR A VOLUME QUANTIFICATION ON THIS CLAIM AS PROVIDED FOR IN 85-2-234(6)(b)(iii), MCA.

E. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL ISSUE REMARKS

T100 NO REVIEW OR DETERMINATION OF THE ORIGIN OF THE CLAIMED TYPE OF HISTORICAL RIGHT OR OF ITS PRIORITY DATE, QUANTITY, VOLUME OR FLOW RATE HAS BEEN MADE. ADDITIONAL EVIDENCE WILL BE REQUIRED BEFORE THE CLAIM CAN BE DECREED.

F. DATABASE GENERATED REMARKS

V5 THE VOLUME OF THIS WATER RIGHT HAS BEEN REDUCED TO THE GUIDELINE OF _______ ACRE-FEET PER YEAR. THE VOLUME MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. X.B., X.C., Rule 29(g) W.R.C.E.R.]
V8 THE VOLUME OF THIS CLAIM HAS BEEN REDUCED TO THE ______ ACRE-FEET PER ACRE GUIDELINE FOR WATER SPREADING. THE VOLUME MAY BE CONTESTED BY PROPER OBJECTION. [Man. Ref. VII.C, Rule 15(e) W.R.C.E.R.]

V23 THE VOLUME OF THIS WATER RIGHT APPEARS TO BE EXCESSIVE FOR THE CLAIMED PURPOSE. THE CLAIMED VOLUME IS GREATER THAN 3.20 ACRE-FEET PER ACRE PER YEAR. [Man. Ref. VII.C., VIII.C., IX.C.]


VF009 THE TOTAL VOLUME OF THIS WATER RIGHT SHALL NOT EXCEED THE AMOUNT PUT TO HISTORICAL AND BENEFICIAL USE. [Man. Ref. VII.C., Rule 15(c) W.R.C.E.R.]

VF012 THE FLOW RATE AND VOLUME ARE LIMITED TO THE MINIMUM AMOUNTS NECESSARY TO SUSTAIN THIS PURPOSE. THIS RIGHT SHALL CONTINUE TO BE UTILIZED IN ACCORDANCE WITH HISTORICAL PRACTICES. [Man. Ref. X.C., Rule 29(d) W.R.C.E.R.]

VF014 THE VOLUME OF THIS RIGHT IS LIMITED TO THE MINIMUM AMOUNTS NECESSARY FOR FIRE PROTECTION PURPOSES. [Man. Ref. X.C.]

VF015 THIS RIGHT INCLUDES THE AMOUNT OF WATER CONSUMPTIVELY USED FOR STOCKWATERING PURPOSES AT THE RATE OF 30 GALLONS PER DAY PER ANIMAL UNIT. ANIMAL UNITS SHALL BE BASED ON REASONABLE CARRYING CAPACITY AND HISTORICAL USE OF THE AREA SERVICED BY THIS WATER SOURCE. [Man. Ref. IX.C., Rule 24(c) W.R.C.E.R.]

VF016 THIS RIGHT IS LIMITED TO THE VOLUME OF WATER HISTORICALLY USED FOR MINING PURPOSES. [Man. Ref. X.C., Rule 29(b) W.R.C.E.R.]
WITHDRAWN CLAIM (TC)

Added to any claim withdrawn from the adjudication process by the claimant.

A. INFORMATION OR CLARIFICATION REMARKS

G24  THIS CLAIMED WATER RIGHT HAS BEEN WITHDRAWN AS IT WAS DUPLICATED BY WATER RIGHT NO. 000000-00. [Man. Ref. XI.E.]

T4  ON 12/30/2012 DEB CLARK FILED A REQUEST TO WITHDRAW OWNERSHIP INTEREST IN THIS CLAIM. THE FOLLOWING ELEMENTS WERE REDUCED BASED UPON THIS REQUEST AND THE AGREEMENT OF ALL REMAINING CO-OWNERS: FLOW RATE AND VOLUME


T9  THIS CLAIM WAS WITHDRAWN PURSUANT TO ARTICLE VII(C) OF THE CHIPPEWA CREE TRIBE-MONTANA COMPACT. 000000-00. [Man. Ref. XI.E.]

B. ISSUE REMARKS

TCIS  Free text withdrawn claim issue remark. [Man. Ref. XI.E.]

T55  A REQUEST TO WITHDRAW SUBMITTED MM/DD/YYYY WAS NOT SIGNED BY ALL OWNERS OF RECORD. DNRC REQUESTED THE OTHER OWNERS SUBMIT A SIGNED AND NOTARIZED WITHDRAWAL FORM. AS OF MM/DD/YYYY, A WITHDRAWAL FORM HAS NOT BEEN SUBMITTED BY ALL OWNERS OF RECORD, THEREFORE, THIS REQUEST TO WITHDRAW HAS NOT BEEN PROCESSED. [Man. Ref. XI.E.]

T60  A WITHDRAWAL OF INTEREST IN WATER RIGHT CLAIM WAS RECEIVED ON 12/25/1998. THE REDUCTION IN FLOW RATE, VOLUME, AND TOTAL ACRES HAS NOT BEEN IMPLEMENTED AS WRITTEN AUTHORIZATION HAS NOT BEEN RECEIVED FROM ALL CO-OWNERS. THESE ELEMENTS MAY BE EXCESSIVE.
C. LEGACY AND ARCHIVED REMARKS

G25  THIS CLAIMED WATER RIGHT HAS BEEN WITHDRAWN AND REPLACED BY WATER RIGHT NO. 000000-00. [Man. Ref. XI.E.]

D. WATER COURT, COURT ORDERED, POST-DECREE, INDIAN RESERVATION, OR FEDERAL REMARKS

T6  THIS CLAIM WAS DISMISSED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T7  THIS CLAIM WAS DISMISSED BY ORDER OF THE WATER COURT ON MM/DD/YYYY DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE.

T8  THIS CLAIM WAS DISMISSED BY ORDER OF THE WATER COURT DURING ADJUDICATION OF THE TEMPORARY PRELIMINARY DECREE. THIS CLAIM WAS DUPLICATED BY CLAIM NO. 000000-00/IS REPLACED BY WATER RIGHT NO. 000000-00.

E. DATABASE GENERATED REMARKS

None in this category.