



Glasgow Water Resources Regional Office
222 6th St South
PO Box 1269
Glasgow, MT 59230-1269
(Office) 406-228-2561
(Desk) 406-808-7075
ashley.kemmis@mt.gov

January 27, 2026

William Van Hook Jr.
Exploration Drilling Inc.
12670 County RD 352
Sidney, MT 59270

Subject: Preliminary Determination to Grant Beneficial Water Use Permit Application No. 42M 30163788

Dear Applicant,

The Department of Natural Resources and Conservation (Department or DNRC) has received and considered public comments pursuant to §85-2-307(5), MCA on the following aspects of the Department's Draft Preliminary Determination for your application:

- ☐ Three public comments were received regarding the physical availability analyses, and two issues were raised among these comments. These issues generally called into question the adequacy of aquifer testing and subsequent modeling.
- ☐ One public comment was received regarding the legal availability analyses, which disagreed with the Department's finding based on the commenter's perceived fault in the modeling used for physical availability.
- ☐ Three public comments were received regarding adverse effect, and five issues were raised among these comments. These issues generally call into question the potential drawdown and subsequent effect, liability for potential adverse effects, and the possible consequences of increased traffic on public roads.
- ☐ Two public comments were received regarding beneficial use, and two issues were raised among these comments. These issues generally call into question the lack of benefit to others,



the overabundance of industrial use of water in the area, and the environmental consequences.

- ☐ One public comment was submitted regarding water quality.

The Department has reviewed the public comments. Following consideration of the public comments for our evaluation of the criteria for issuance of permit authorization found in §85-2-311, MCA, the Department has preliminarily determined that the criteria are met, and this application should be granted. A copy of the Preliminary Determination to Grant your application is attached.

The Department will prepare a notice of opportunity to object to the application based on issues identified in the public comment(s), pursuant to §85-2-308, MCA. If no valid objections are received within the objection period, the Department will issue the PD as final pursuant to §85-2-307(5)(c), MCA.

If valid objections are received, the Department will schedule a contested case hearing no more than 90 days after the objection filing deadline, per §85-2-309(1), MCA.

Please let me know if you have any questions.

Best,



Ashley Kemmis
Water Resource Specialist
Water Rights Bureau
Water Resources Division



* * * * *

* * * * *

- Attachments:
 - Well log report for GWIC ID 333631, ID 269247, ID 279575
 - Photos submitted of water storage facility, flow meter and hook up location
 - Form 653 - ARM 36.12.121 (3)(f) and (g) testing requirements variance request dated November 15, 2024
 - Variance request approval letter from Lih-An Yang to William Van Hook Jr, dated November 26, 2024
- Maps: Undated aerial imagery showing the proposed point of diversion (POD) and place of use (POU)
- Department- completed technical analyses based on information provided in the Preapplication Checklist, dated January 8, 2024

Information Received after Application Filed

- Emails dated August 14 - 19, 2025 between Ashley Kemmis, Water Resource Specialist and William and Vonnie Van Hook clarifying information in the deficiency response. The email attachment included:
 - Place of use diagram
 - Narrative regarding possessory interest, adequacy of diversion and beneficial use
- Memo by Ashley Kemmis, Water Resource Specialist, dated August 14, 2025, documenting phone calls with William Van Hook Jr and Vonnie Van Hook
- Written request to add Exploration Drilling Inc to Applicant name, dated October 17, 2025
- Surface Water Permit Technical Analyses Report – Notice of Errata, by Ashley Kemmis, Water Resource Specialist, dated October 28, 2025

Information within the Department's Possession/Knowledge

- DNRC Water Calculation Guide
- DNRC Water Rights Database
- Email with Arthur Robinson, dated December 11, 2024, verifying the GWIC IDs and explaining the variance permit
- The Department also routinely considers the following information. The following information is not included in the administrative file for this application but is available upon request. Please contact the Glasgow Regional Office at 406-228-2561 to request copies of the following documents.

- Technical Memorandum: Physical Availability of Surface Water with Gage Data, dated November 1, 2019

Public Comments Received

- The Department received three comments on this application and considered three of them. The Department responded to issues raised by comments in the relevant criteria sections. The Department determined that no modifications to the analyses determining the physical availability, legal availability, adverse effect, and beneficial use criterion were met was required. The preliminary determination decision is to Grant. The Public Comment forms received can be found in the administrative file.
 - Three public comments were received regarding the physical availability analyses, and two issues were raised among these comments. These issues generally called into question the adequacy of aquifer testing and subsequent modeling.
 - One public comment was received regarding the legal availability analyses, which disagreed with the Department's finding based on the commenter's perceived fault in the modeling used for physical availability.
 - Three public comments were received regarding adverse effect, and five issues were raised among these comments. These issues generally call into question the potential drawdown and subsequent effect, liability for potential adverse effects, and the possible consequences of increased traffic on public roads.
 - Two public comments were received regarding beneficial use, and two issues were raised among these comments. These issues generally call into question the lack of benefit to others, the overabundance of industrial use of water in the area, and the environmental consequences.
- Water quality comments are accepted during the public comment period. One public comment was submitted regarding water quality. The Department did not make changes to the draft preliminary determination regarding the water quality criterion. Pursuant to § 85-2-311(2), MCA, "the applicant is required to prove that the [water quality criterion has] been met only if a valid objection has been filed". Objections may be filed pursuant to § 85-2 308, MCA. (Commenter: Partin)

The Department has fully reviewed and considered the evidence and argument submitted in this application and preliminarily determines the following pursuant to the Montana Water Use Act (Title 85, chapter 2, part 3, MCA).

For the purposes of this document, Department or DNRC means the Department of Natural Resources & Conservation; CFS means cubic feet per second; GPM means gallons per minute; AF means acre-feet; AC means acres; BGS means below ground surface; BTC means below top of casing; GWIC means Ground Water Information Center and AF/YR means acre-feet per year.

PROPOSED APPROPRIATION

FINDINGS OF FACT

1. The Applicant proposes to divert groundwater from by means of a well, which was drilled to 120 FT and is perforated 80-100 FT below ground surface (BGS), from January 1 to December 31 at 240 GPM up to 387 AF, from a point in the NWNWNW Section 23, T23N, R59E, Richland County, for water marketing use from January 1 to December 31.
2. The place of use is the point of sale located in NWNWNW, Section 23, T23N, R59E, Richland County. The Applicant proposes to sell water to buyers who hold a firm contract. Water will be used for oil field development, with the general service area covering all of Richland County and Roosevelt County.
3. The proposed point of diversion is approximately 1.2 miles west of the Yellowstone River.
4. The consumptive use of the proposed diversion is 100% per the DNRC Technical Memorandum: Net Surface Water Depletion from Ground Water Pumping, dated July 6, 2018.
5. This permit is not supplemental to any other water rights nor share a place of use. The Department is simultaneously processing an Application for Beneficial Water Use Permit No. 42M 30163750 by VH Pipe, LLC (managed by William Van Hook Jr.). These two applications are not supplemental because they do not share a point of diversion nor place of use and are contracted to different entities.
6. Water sold under this appropriation will be used in the oil field industry. The amount of sales will vary with use and activity during the year, not to exceed 387 AF per year. To substantiate the beneficial use and ensure that the requested flow rate and volume are not exceeded during years of high oil field activity, the Applicant will be required to submit a measurement report each year. The Applicant's design plans include the use of a totalizing flow meter.

7. The Applicant provided a water purchase contract with Five H Trucking, with a condition stating that water purchased will be used in Roosevelt and Richland counties in Montana. Depot access is limited to valid contract holders through landowner-controlled access.

42M 30163788



Figure 1: Map of the Applicant's proposed point of diversion storage facility, and place of use.

§ 85-2-311, MCA, BENEFICIAL WATER USE PERMIT CRITERIA

GENERAL CONCLUSIONS OF LAW

8. The Montana Constitution expressly recognizes in relevant part that:

- (1) All existing rights to the use of any waters for any useful or beneficial purpose are hereby recognized and confirmed.
- (2) The use of all water that is now or may hereafter be appropriated for sale, rent, distribution, or other beneficial use . . . shall be held to be a public use.
- (3) All surface, underground, flood, and atmospheric waters within the boundaries of the state are the property of the state for the use of its people and are subject to appropriation for beneficial uses as provided by law.

Mont. Const. Art. IX, § 3. While the Montana Constitution recognizes the need to protect senior appropriators, it also recognizes a policy to promote the development and use of the waters of the state by the public. This policy is further expressly recognized in the water policy adopted by the Legislature codified at § 85-2-102, MCA, which states in relevant part:

- (1) Pursuant to Article IX of the Montana constitution, the legislature declares that any use of water is a public use and that the waters within the state are the property of the state for the use of its people and are subject to appropriation for beneficial uses as provided in this chapter. . . .
- (3) It is the policy of this state and a purpose of this chapter to encourage the wise use of the state's water resources by making them available for appropriation consistent with this chapter and to provide for the wise utilization, development, and conservation of the waters of the state for the maximum benefit of its people with the least possible degradation of the natural aquatic ecosystems. In pursuit of this policy, the state encourages the development of facilities that store and conserve waters for beneficial use, for the maximization of the use of those waters in Montana . . .

9. Pursuant to § 85-2-302(1), MCA, except as provided in §§ 85-2-306 and 85-2-369, MCA, a person may not appropriate water or commence construction of diversion, impoundment, withdrawal, or related distribution works except by applying for and receiving a permit from the Department. See § 85-2-102(1), MCA. An Applicant in a beneficial water use permit proceeding must affirmatively prove all of the applicable criteria in § 85-2-311, MCA. Section § 85-2-311(1) states in relevant part:

- ... the department shall issue a permit if the Applicant proves by a preponderance of evidence that the following criteria are met:
 - (a) (i) there is water physically available at the proposed point of diversion in the amount that the Applicant seeks to appropriate; and
 - (ii) water can reasonably be considered legally available during the period in which the Applicant seeks to appropriate, in the amount requested, based on the records of the department and other evidence provided to the department. Legal

availability is determined using an analysis involving the following factors:

- (A) identification of physical water availability;
 - (B) identification of existing legal demands on the source of supply throughout the area of potential impact by the proposed use; and
 - (C) analysis of the evidence on physical water availability and the existing legal demands, including but not limited to a comparison of the physical water supply at the proposed point of diversion with the existing legal demands on the supply of water.
- (b) the water rights of a prior appropriator under an existing water right, a certificate, a permit, or a state water reservation will not be adversely affected. In this subsection (1)(b), adverse effect must be determined based on a consideration of an Applicant's plan for the exercise of the permit that demonstrates that the Applicant's use of the water will be controlled so the water right of a prior appropriator will be satisfied;
 - (c) the proposed means of diversion, construction, and operation of the appropriation works are adequate;
 - (d) the proposed use of water is a beneficial use;
 - (e) the Applicant has a possessory interest or the written consent of the person with the possessory interest in the property where the water is to be put to beneficial use, or if the proposed use has a point of diversion, conveyance, or place of use on national forest system lands, the Applicant has any written special use authorization required by federal law to occupy, use, or traverse national forest system lands for the purpose of diversion, impoundment, storage, transportation, withdrawal, use, or distribution of water under the permit;
 - (f) the water quality of a prior appropriator will not be adversely affected;
 - (g) the proposed use will be substantially in accordance with the classification of water set for the source of supply pursuant to 75-5-301(1); and
 - (h) the ability of a discharge permit holder to satisfy effluent limitations of a permit issued in accordance with Title 75, chapter 5, part 4, will not be adversely affected.
- (2) The Applicant is required to prove that the criteria in subsections (1)(f) through (1)(h) have been met only if a valid objection is filed. A valid objection must contain substantial credible information establishing to the satisfaction of the department that the criteria in subsection (1)(f), (1)(g), or (1)(h), as applicable, may not be met. For the criteria set forth in subsection (1)(g), only the department of environmental quality or a local water quality district established under Title 7, chapter 13, part 45, may file a valid objection.

To meet the preponderance of evidence standard, “the Applicant, in addition to other evidence demonstrating that the criteria of subsection (1) have been met, shall submit hydrologic or other evidence, including but not limited to water supply data, field reports, and other information developed by the Applicant, the department, the U.S. geological survey, or the U.S. natural resources conservation service and other specific field studies.” Section 85-2-311(5), MCA (emphasis added). The determination of whether an application has satisfied the § 85-2-311, MCA criteria is committed to the discretion of the Department. *Bostwick Properties, Inc. v. Montana Dept. of Natural Resources and Conservation*, 2009 MT 181, ¶ 21. The Department is required

grant a permit only if the § 85-2-311, MCA, criteria are proven by the Applicant by a preponderance of the evidence. *Id.* A preponderance of evidence is “more probably than not.” *Hohenlohe v. DNRC*, 2010 MT 203, ¶¶ 33, 35, 357 Mont. 438, 240 P.3d 628.

10. Pursuant to § 85-2-312, MCA, the Department may condition permits as it deems necessary to meet the statutory criteria:

(1) (a) The department may issue a permit for less than the amount of water requested, but may not issue a permit for more water than is requested or than can be beneficially used without waste for the purpose stated in the application. The department may require modification of plans and specifications for the appropriation or related diversion or construction. The department may issue a permit subject to terms, conditions, restrictions, and limitations it considers necessary to satisfy the criteria listed in 85-2-311 and subject to subsection (1)(b), and it may issue temporary or seasonal permits. A permit must be issued subject to existing rights and any final determination of those rights made under this chapter.

E.g., Montana Power Co. v. Carey (1984), 211 Mont. 91, 96, 685 P.2d 336, 339 (requirement to grant applications as applied for, would result in, “uncontrolled development of a valuable natural resource” which “contradicts the spirit and purpose underlying the Water Use Act.”); *see also, In the Matter of Application for Beneficial Water Use Permit No. 65779-76M by Barbara L. Sowers* (DNRC Final Order 1988)(conditions in stipulations may be included if it further compliance with statutory criteria); *In the Matter of Application for Beneficial Water Use Permit No. 42M-80600 and Application for Change of Appropriation Water Right No. 42M-036242 by Donald H. Wyrick* (DNRC Final Order 1994); Admin. R. Mont. (ARM) 36.12.207.

11. The Montana Supreme Court further recognized in *Matter of Beneficial Water Use Permit Numbers 66459-76L, Ciotti: 64988-G76L, Starnes*, 278 Mont. 50, 60-61, 923 P.2d 1073, 1079, 1080 (1996), *superseded by legislation on another issue*:

Nothing in that section [85-2-313], however, relieves an Applicant of his burden to meet the statutory requirements of § 85-2-311, MCA, before DNRC may issue that provisional permit. Instead of resolving doubts in favor of appropriation, the Montana Water Use Act requires an Applicant to make explicit statutory showings that there are unappropriated waters in the source of supply, that the water rights of a prior appropriator will not be adversely affected, and that the proposed use will not unreasonably interfere with a planned use for which water has been reserved.

See also, Wesmont Developers v. DNRC, CDV-2009-823, First Judicial District Court, *Memorandum and Order* (2011). The Supreme Court likewise explained that:

.... unambiguous language of the legislature promotes the understanding that the Water Use Act was designed to protect senior water rights holders from encroachment by junior appropriators adversely affecting those senior rights.

Montana Power Co., 211 Mont. at 97-98, 685 P.2d at 340; see *also* Mont. Const. art. IX §3(1).

12. An appropriation, diversion, impoundment, use, restraint, or attempted appropriation, diversion, impoundment, use, or restraint contrary to the provisions of § 85-2-311, MCA is invalid. An officer, agent, agency, or employee of the state may not knowingly permit, aid, or assist in any manner an unauthorized appropriation, diversion, impoundment, use, or other restraint. A person or corporation may not, directly or indirectly, personally or through an agent, officer, or employee, attempt to appropriate, divert, impound, use, or otherwise restrain or control waters within the boundaries of this state except in accordance with this § 85-2-311, MCA. Section 85-2-311(6), MCA.

13. The Department may take notice of judicially cognizable facts and generally recognized technical or scientific facts within the Department's specialized knowledge, as specifically identified in this document. ARM 36.12.221(4).

PHYSICAL AVAILABILITY

FINDINGS OF FACT

14. The Applicant proposes to divert water year-round from a well at a rate of 240 GPM up to 387 AF for water marketing use. The Applicant proposes the contracted water will be used for oil field development. Water will be pumped to enclosed storage barrels for customer extraction. The proposed well was completed on May 3, 2024, and is assigned GWIC ID 333631 by the Montana Bureau of Mines and Geology Groundwater Information Center. It is completed to 120 FT and is perforated 80-100 FT BGS. The well is completed in an unconfined alluvial aquifer system consisting of unconsolidated sand and gravel deposits and derives water from an alluvial sedimentary package known as the Shallow Hydrologic Unit (SHU) of Yellowstone River valley alluvial terrace deposits.

15. A 72-hour aquifer test was conducted on the Production Well on October 23, 2024, and no Observation Well was monitored. Water levels during the aquifer test were collected using a Gonimi Generic water level meter in the Production Well. The discharge was measured with a McCrometer paddle wheel and conveyed 50 FT east of the production well.

16. A variance from aquifer test requirements found in ARM 36.12.121 3(f) and 3(g) was granted by the Glasgow Regional Office on November 26, 2024. No observation wells were

monitored during the test as required in 3(f). The lack of observation well data did not affect the ability of the hydrologist to estimate aquifer properties. In addition, background water levels were not monitored at intervals according to 3(g). Background water level monitoring occurred at 2-hour intervals for the first 8 hours and 6-hour intervals for the remainder of the 48-hour period. The deviation from the testing increments did not preclude analysis of background trends.

17. An evaluation of groundwater availability in the source aquifer for the purpose of evaluating physical and legal availability was done by calculating groundwater flux through a zone of influence (ZOI) corresponding to the 0.01-foot drawdown contour (Figure 2). The calculation for groundwater flux (Q) through the delineated area is given by the equation $Q = TWi$, where

- T = Transmissivity = 21,930 FT²/day
- W = Width of ZOI = 48,000 FT
- i = Groundwater Gradient (from Patton et al., 1998 Water level contour map) = 0.006 FT/FT.

The calculated groundwater flux through the ZOI is 6,315,840 FT³/day, or 52,922 AF/year.

ISSUES RAISED BY PUBLIC COMMENTS AND DEPARTMENT'S RESPONSES

18. The public submitted three comments on physical availability, and these comments raised two issues.

19. Issue 1: The commenters question the validity of the data provided, and state the suggested yield exceeds what has been reported as typical for this aquifer. They question if the water is from the aquifer or from the Yellowstone River and if the pumping rates are sustainable. (Commenters: Senior, Council)

20. Response 1: Groundwater flux, or annual yield, was calculated using aquifer transmissivity (T) and gradient within the 0.01-ft drawdown contour. T derived from the aquifer test was reasonable when compared to existing, nearby aquifer test data. T is the product of hydraulic conductivity and aquifer thickness, and hydraulic conductivity generally does not change over time. Saturated aquifer thickness values may change seasonally or as a result of wet/dry periods as the water table rises and falls. According to Montana Bureau of Mines and Geology (MBMG) monitoring well GWIC ID 136651, nearby static water levels fluctuate 2-4 feet (ft) seasonally, and this fluctuation is fairly constant over the 35-year period of record. The average water level per year occurs late summer/early fall, which is when the aquifer test was conducted. For the water right, a saturated aquifer thickness of 150 ft was used, which is the difference between the

thickness of the mapped aquifer (Smith, 1998) and static water level (13.2 ft) at time of the aquifer test. The gradient used to calculate flux was taken from a water level contour map produced by MBMG and represents average conditions. All variables used to calculate flux represent average values and are reasonable when compared to existing literature. In addition, a constant head boundary (Yellowstone River) was used in forward modeling to reflect that the Yellowstone River is directly connected to the aquifer and would be a significant source of recharge.

21. Issue 2: Commenters state that the Applicant failed to have an observation well during the aquifer test and therefore did not complete testing to the Department standards. The commenters point out that, because the applicant did not conduct the minimum requirements for the aquifer test, the Department cannot accurately model drawdown rates, recharge rates and volume in the aquifer. (Commentor: Partin, Senior, Council)

22. Response 2: The Department granted a variance to the aquifer test requirements pursuant to ARM 36.12.123 because the Department had reliable data and information sufficient to conduct the technical analyses and estimate aquifer properties consistent with Department standards. Data collected from 72-hr aquifer test was sufficient to derive aquifer properties of transmissivity (T). T can be calculated from production or observation well drawdown data. Because no observation well was monitored, Production Well data was used for modeling. This is a common hydrogeology practice. DNRC standard practice for unconfined aquifers is to use a specific yield value of 0.1 from Lohman (1972) rather than a specific yield derived from the aquifer test data. Moench (1994) states that, although an unconfined aquifer test analysis can account for S_y , evaluation of S_y should be done with caution because the very early time data are subject to large errors.

23. The public comments regarding the physical availability criterion have been considered and addressed in FOF 18-22. The public comments did not demonstrate that the criterion was inadequately addressed in the draft preliminary determination. The Department finds, by a preponderance of the evidence, that groundwater is physically available in the amount of 52,922 AF/year at the proposed point of diversion during the proposed period of diversion.

LEGAL AVAILABILITY

FINDINGS OF FACT

Groundwater

24. The Department calculated the width of the ZOI perpendicular to the groundwater flow to be 48,000 FT as shown in Figure 2. A distance-drawdown plot was generated using the following inputs:

- Theis (1935) unconfined solution
- Constant pumping rate of 240 GPM for the period of diversion
- Transmissivity = 21,930 FT²/day
- Specific Yield = 0.1 (Lohman, 1972)
- Constant head boundary 6,100 FT east of the well to represent the Yellowstone River
- No-flow boundary 8,380 FT west of the well to represent the Tongue River Member of the Fort Union Formation.

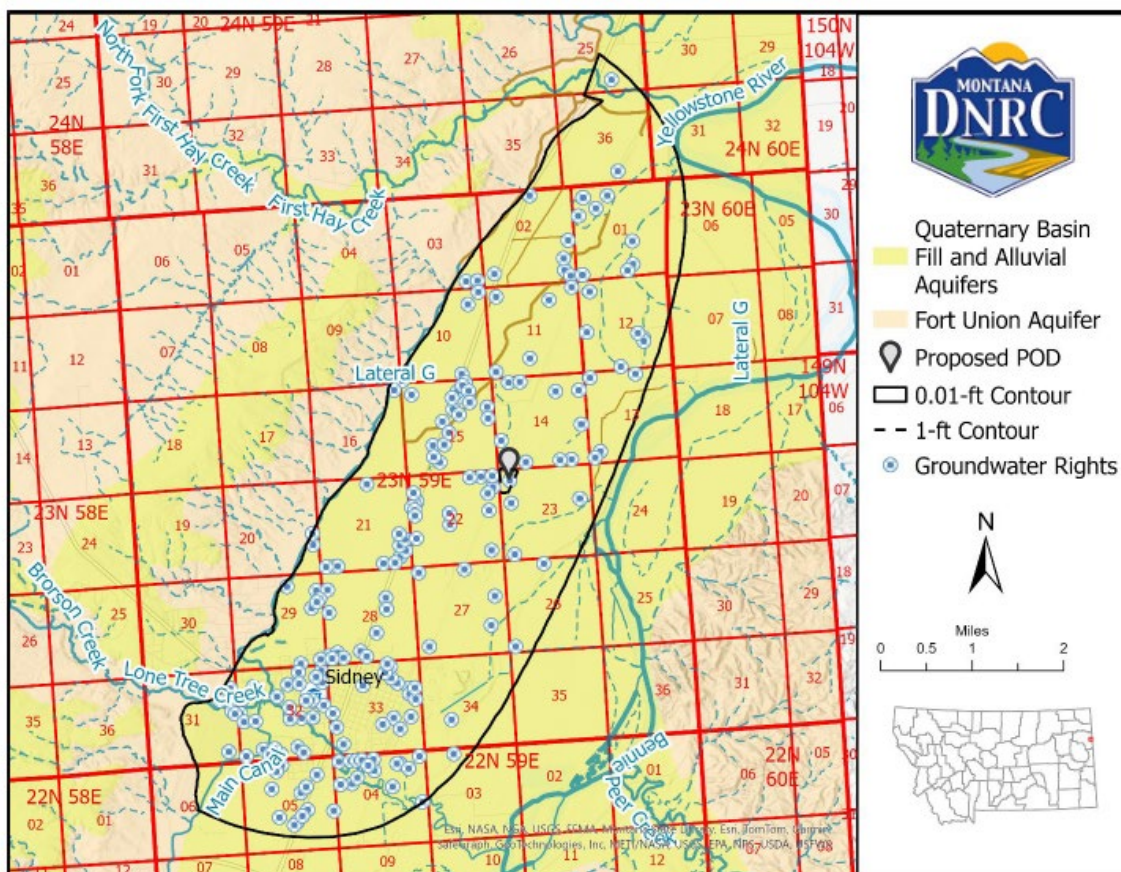


Figure 2: 0.01 FT drawdown contour and active water rights within the ZOI for Permit Application No. 42M 30163788. The 1-FT drawdown contour occurs a maximum of 950 FT from the proposed well and is partially obscured by map features near the proposed POD.

Preliminary Determination to Grant

Page 13 of 14

Application for Beneficial Water Use Permit No. 42M 30173788

25. According to the Department-completed Groundwater Permit Technical Analyses Report, there are 268 active groundwater rights within the ZOI that need to be evaluated as a legal demand. See Table 1 for a list of these legal demands.

Table 1: Active Water Rights within the Zone of Influence				
A	B	C	D	E
Water Right Number	Water Right Type	Owners	Volume (AF)	Well Depth (FT)
42M 12405 00*	GROUND WATER CERTIFICATE	DEAN W STEINLEY; TODD D STEINLEY	3.46	121
42M 30028182*	GROUND WATER CERTIFICATE	BARBARA J BREITLING; CASSIDY E DAMM; SCOTT L DAMM	3.46	93
42M 4985 00*	GROUND WATER CERTIFICATE	JAMES R BUCKLEY; STACY RAE BUCKLEY	3.46	83
42M 1871 00*	GROUND WATER CERTIFICATE	MICHAEL W STEPPE; THERESA J STEPPE	3.46	82
42M 30029902*	GROUND WATER CERTIFICATE	BRUCE D SORENSSEN; VIRGINIA SORENSSEN; SORENSSEN, BRUCE D & VIRGINIA LIVING TRUST 1	3.46	68
42M 30022661*	GROUND WATER CERTIFICATE	MICHAEL W STEPPE; THERESA J STEPPE	3.46	61
42M 30021926*	GROUND WATER CERTIFICATE	SIDNEY GYMNASTIC CLUB	3.46	60
42M 30023061*	GROUND WATER CERTIFICATE	SEM STREAM	3.46	60
42M 430 00*	GROUND WATER CERTIFICATE	DAVID R STEINBEISSER	3.46	55
42M 8141 00*	GROUND WATER CERTIFICATE	ORVILLE WIKE	3.46	46
42M 8155 00*	GROUND WATER CERTIFICATE	IVERSEN, DALE INC	3.46	44
42M 2835 00*	GROUND WATER CERTIFICATE	AMC DEVELOPEMENT LLC	3.46	41
42M 2836 00*	GROUND WATER CERTIFICATE	BALCER LLC; KELLY WILKINSON	3.46	41
42M 30023202*	GROUND WATER CERTIFICATE	FRED BARKLEY	3.46	40
42M 4168 00*	GROUND WATER CERTIFICATE	FULKERSON, VIVIAN KAY TRUST	3.46	40
42M 10379 00	GROUND WATER CERTIFICATE	JENNIFER M BROWN; AUDIE L TAYLOR	3.46	40
42M 30029296	GROUND WATER CERTIFICATE	SUZANNA F ALDRICH	3.46	40
42M 30011465	GROUND WATER CERTIFICATE	JJS LAND LLC	3.46	35
42M 30016329	GROUND WATER CERTIFICATE	NATHAN DAMM; SAMANTHA DAMM	3.46	35
42M 30014017	GROUND WATER CERTIFICATE	JANICE DIGE; RUSSELL DIGE	3.46	32
42M 74 00	GROUND WATER CERTIFICATE	DYNNESON LAND LLC	3.46	32
42M 30011240	GROUND WATER CERTIFICATE	RON BROWN; JACQUELINE E MCDERMOTT	3.46	30
42M 30015419	GROUND WATER CERTIFICATE	GAVIN W CLIFTON	3.46	30
42M 4296 00	GROUND WATER CERTIFICATE	HARVEY H ASBECK; HUGO J ASBECK	3.46	29
42M 4623 00	GROUND WATER CERTIFICATE	DONALD J PREVOST	3.46	27
42M 6837 00	GROUND WATER CERTIFICATE	DELMORE DAMM	3.46	14
42M 30021952	GROUND WATER CERTIFICATE	KRINGEN FAMILY LLLP	3.46	NA
42M 30021686	GROUND WATER CERTIFICATE	DAVID R MCMILLEN	3.46	NA
42M 11732 00	GROUND WATER CERTIFICATE	HERBERT L SCHMIERER; SHARON A SCHMIERER	3.46	NA
42M 30025668	GROUND WATER CERTIFICATE	AMC DEVELOPEMENT LLC	3.46	NA
42M 30021684	GROUND WATER CERTIFICATE	JUNE PALADICHUK; STEPHEN PALADICHUK	3.46	NA
42M 30021598	GROUND WATER CERTIFICATE	BRANDI L GIDEON; JEFFREY P GIDEON	3.46	NA
42M 30012334	GROUND WATER CERTIFICATE	BRIEN PANASUK	3.46	NA
42M 16350 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	463.00	112
42M 16351 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	390.00	112
42M 16349 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	239.00	112
42M 163491 00	STATEMENT OF CLAIM	SIDNEY COUNTRY CLUB	219.00	120
42M 16347 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	107.00	112
42M 16348 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	76.00	112
42M 16352 00	STATEMENT OF CLAIM	SIDNEY, CITY OF	47.00	112
42M 440 00	STATEMENT OF CLAIM	FOUR SEASONS RV & TRAILER PARK, LLC	37.50	NA
42M 163164 00**	STATEMENT OF CLAIM	JJS LAND LLC	23.80	NA
42M 165217 00**	STATEMENT OF CLAIM	MADISON, THE FAMILY TRUST	10.20	NA
42M 30121931	STATEMENT OF CLAIM	PETERSEN, J K INC	9.00	33
42M 107297 00	STATEMENT OF CLAIM	MONTANA, STATE OF UNIVERSITY SYSTEM (MSU)	5.00	NA
42M 101503 00**	STATEMENT OF CLAIM	HARVEY H ASBECK; HUGO J ASBECK	4.76	NA

Preliminary Determination to Grant

Page 14 of 15

Application for Beneficial Water Use Permit No. 42M 30173788

42M 30121932	STATEMENT OF CLAIM	PETERSEN, J K INC	4.50	NA
42M 30133667	STATEMENT OF CLAIM	HENNING SKOV	4.00	NA
42M 30133633	STATEMENT OF CLAIM	JALAL D JABRO	4.00	NA
42M 163314 00	STATEMENT OF CLAIM	RANDY MILLER	3.50	NA
42M 122086 00**	STATEMENT OF CLAIM	THOMAS F SCHMITT; WAYNE P SCHMITT	3.40	NA
42M 107296 00	STATEMENT OF CLAIM	MONTANA, STATE OF UNIVERSITY SYSTEM (MSU)	3.00	NA
42M 101504 00	STATEMENT OF CLAIM	HARVEY H ASBECK; HUGO J ASBECK	2.80	NA
42M 7658 00	STATEMENT OF CLAIM	NATALIE M ERIKSTRUP; TORBEN H ERIKSTRUP	2.75	NA
42M 163165 00	STATEMENT OF CLAIM	JJS LAND LLC	2.50	NA
42M 117164 00	STATEMENT OF CLAIM	DAVID R SMITH; KATHIE L SMITH	2.30	87
42M 25508 00	STATEMENT OF CLAIM	GARTNER DENOWH ANGUS RANCH	2.20	NA
42M 30113435	STATEMENT OF CLAIM	JESSE NICHOLSON	2.07	NA
42M 30122934	STATEMENT OF CLAIM	ANNETTE JOSLIN	2.00	NA
42M 169116 00	STATEMENT OF CLAIM	CORNELIUS T DONVAN; LYNN A DONVAN	1.60	NA
42M 169117 00	STATEMENT OF CLAIM	CORNELIUS T DONVAN; LYNN A DONVAN	1.60	NA
42M 142788 00	STATEMENT OF CLAIM	BNSF RAILWAY CO	1.50	NA
42M 122087 00	STATEMENT OF CLAIM	THOMAS F SCHMITT; WAYNE P SCHMITT	1.50	NA
42M 165220 00	STATEMENT OF CLAIM	MADISON, THE FAMILY TRUST	1.50	NA
42M 30113448	STATEMENT OF CLAIM	LAVONNE M ROLAND	1.50	NA
42M 107266 00	STATEMENT OF CLAIM	MONTANA, STATE OF UNIVERSITY SYSTEM (MSU)	1.50	NA
42M 2145 00	STATEMENT OF CLAIM	MICHAEL A ALDRICH; SUZANNA F ALDRICH	1.50	NA
42M 168997 00	STATEMENT OF CLAIM	JOSEPH G MCKINLEY; SARAH A MCKINLEY	1.50	NA
42M 2143 00**	STATEMENT OF CLAIM	MICHAEL A ALDRICH; SUZANNA F ALDRICH	1.17	NA
42M 163313 00**	STATEMENT OF CLAIM	RANDY MILLER	0.81	NA
42M 163427 00	STATEMENT OF CLAIM	LORI NORBY	0.80	NA
42M 168996 00	STATEMENT OF CLAIM	MARTIN S PEREZ	0.40	NA
42M 7657 00**	STATEMENT OF CLAIM	NATALIE M ERIKSTRUP; TORBEN H ERIKSTRUP	0.20	NA
42M 108386 00	PROVISIONAL PERMIT	MICHAEL G DENOWH; PAUL J DENOWH	680.00	117
42M 61784 00	PROVISIONAL PERMIT	SIDNEY, CITY OF	470.00	112
42M 30066963	PROVISIONAL PERMIT	CR126 WATER DEPOT LLC	322.00	NA
42M 30108750	PROVISIONAL PERMIT	MONTANA H2O LLC	247.19	75
42M 30066155	PROVISIONAL PERMIT	MONTANA H2O LLC	247.19	72
42M 30062767	PROVISIONAL PERMIT	MONTANA H2O LLC	247.19	70
42M 31303 00	PROVISIONAL PERMIT	SIDNEY COUNTRY CLUB	135.00	150
42M 30066151	PROVISIONAL PERMIT	MAIN STREET WATER LLC	45.44	NA
42M 30159885	PROVISIONAL PERMIT	RICHLAND COUNTY PUBLIC WORKS	40.10	120
42M 89888 00	PROVISIONAL PERMIT	MOUNT PLEASANT ESTATES	33.50	115
42M 30064941	PROVISIONAL PERMIT	WCT RENTALS LLC	16.50	45
42M 75822 00	GROUND WATER CERTIFICATE	CONOCO INC	112.90	NA
42M 77511 00	GROUND WATER CERTIFICATE	CONOCO INC	40.32	NA
42M 17547 00	GROUND WATER CERTIFICATE	JODY A KAPPEL	33.46	45
42M 21289 00	GROUND WATER CERTIFICATE	HOWARD MARTINI; MARION MARTINI	30.00	NA
42M 41335 00	GROUND WATER CERTIFICATE	MUDHEAD LLC	19.79	44
42M 23843 00	GROUND WATER CERTIFICATE	AGRI-MED LLC	17.00	50
42M 99102 00	GROUND WATER CERTIFICATE	WILLIAM C STEINBEISSER	10.00	45
42M 30114043	GROUND WATER CERTIFICATE	LARRY C TURBIVILLE	8.60	86
42M 104418 00	GROUND WATER CERTIFICATE	RUTH E IVERSEN	8.26	40
42M 74345 00	GROUND WATER CERTIFICATE	JANETTE K MCCOLLUM	8.20	40
42M 30050002	GROUND WATER CERTIFICATE	JODY A KAPPEL	7.60	34
42M 77510 00	GROUND WATER CERTIFICATE	CONOCO INC	6.72	NA
42M 1330 00	GROUND WATER CERTIFICATE	HANSON LINDA L TRUST	6.50	44
42M 30067626	GROUND WATER CERTIFICATE	SARAH TJELDE	6.38	58
42M 30122495	GROUND WATER CERTIFICATE	BRUNNER JODYS PROTECTION TRUST	6.00	135
42M 71752 00	GROUND WATER CERTIFICATE	JOHNNY JOE STEINBEISSER	6.00	97
42M 30065147	GROUND WATER CERTIFICATE	CHRIS E SEVERSON	6.00	80
42M 30122210	GROUND WATER CERTIFICATE	PETERSEN, J K INC	5.10	220
42M 45415 00	GROUND WATER CERTIFICATE	ELAINE A HUTTON; HUGH L HUTTON	5.00	NA

Preliminary Determination to Grant

Page 15 of 16

Application for Beneficial Water Use Permit No. 42M 30173788

42M 102779 00	GROUND WATER CERTIFICATE	AMC DEVELOPEMENT LLC	4.61	40
42M 30067923	GROUND WATER CERTIFICATE	GARY M MINDT	4.48	42
42M 106995 00	GROUND WATER CERTIFICATE	PERRY ROTH; VALORIE ROTH	4.38	25
42M 64086 00	GROUND WATER CERTIFICATE	WILLIAM M IVERSEN	4.26	30
42M 30154368	GROUND WATER CERTIFICATE	KATHLEEN IVERSEN; MARK W IVERSEN	4.25	43
42M 57451 00	GROUND WATER CERTIFICATE	BRIAN HOLST; TRINA K HOLST	4.00	NA
42M 30148765	GROUND WATER CERTIFICATE	JEREMY REESE; KELSIE REESE	3.53	33
42M 30067499	GROUND WATER CERTIFICATE	KYLE J BOUSQUET; DANIELLE J SCHIFF; TEGAN J SIVERTSON	3.51	80
42M 114657 00	GROUND WATER CERTIFICATE	EGT LLC	3.50	70
42M 30063387	GROUND WATER CERTIFICATE	DOTTIE SHEEHAN	3.50	50
42M 106989 00	GROUND WATER CERTIFICATE	CASEY THIEL; GINA THIEL	3.50	45
42M 86161 00	GROUND WATER CERTIFICATE	JENNIFER J FOSS	3.50	30
42M 30024600	GROUND WATER CERTIFICATE	AFTON DALIMATA; FRANCIS DALIMATA	3.50	28
42M 30103243	GROUND WATER CERTIFICATE	DEBORAH J PROPP; RICHARD PROPP	3.50	NA
42M 30128010	GROUND WATER CERTIFICATE	HENNING SKOV	3.40	30
42M 30069417	GROUND WATER CERTIFICATE	AMANDA J SEIGFREID	3.40	NA
42M 30051614	GROUND WATER CERTIFICATE	JESSICA M PRICE; TODD J PRICE	3.25	75
42M 30124261	GROUND WATER CERTIFICATE	GERALDINE ENTZEL-ALMOND	3.25	NA
42M 28898 00	GROUND WATER CERTIFICATE	VETERAN HOLDINGS LLC	3.00	47
42M 55513 00	GROUND WATER CERTIFICATE	FRANK K LINDEN	3.00	37
42M 34346 00	GROUND WATER CERTIFICATE	RICHLAND COUNTY FAIRGROUNDS	3.00	NA
42M 101091 00	GROUND WATER CERTIFICATE	FREDRIC M LAKE	2.88	35
42M 104487 00	GROUND WATER CERTIFICATE	DAWN CLAYMORE; TED CLAYMORE	2.88	NA
42M 114665 00	GROUND WATER CERTIFICATE	J L D M LLC	2.87	44
42M 30043469	GROUND WATER CERTIFICATE	CARRIE S NIBLOCK; MATTHEW REYNOLDS	2.78	106
42M 103695 00	GROUND WATER CERTIFICATE	MARLYS DYNNESEN	2.63	40
42M 16569 00	GROUND WATER CERTIFICATE	DALE E IVERSEN; KENNETH A IVERSEN; THERESA M IVERSEN; IVERSEN, MARK W TRUST	2.62	83
42M 102775 00	GROUND WATER CERTIFICATE	BRIAN T LUNDERBY	2.50	88
42M 101075 00	GROUND WATER CERTIFICATE	P & Q FARM CORP	2.50	42
42M 111368 00	GROUND WATER CERTIFICATE	LOWMAN, CHARLES & MARLEEN FAMILY TRUST	2.50	38
42M 101120 00	GROUND WATER CERTIFICATE	MICHAEL A ALDRICH; SUZANNA F ALDRICH	2.50	35
42M 77538 00	GROUND WATER CERTIFICATE	ARLEN H PRICE	2.25	40
42M 30042592	GROUND WATER CERTIFICATE	ERIC S STEINBEISSER; SARA M STEINBEISSER	2.25	35
42M 30121668	GROUND WATER CERTIFICATE	AAA FARMS LLC	2.25	NA
42M 30021326	GROUND WATER CERTIFICATE	JESSICA L DORWART; ROBERT J SCROGGIE	2.25	NA
42M 99041 00	GROUND WATER CERTIFICATE	ANGELA J HANDFORD; DUANE J HANDFORD	2.03	30
42M 22540 00	GROUND WATER CERTIFICATE	RICHLAND AVIATION	2.00	120
42M 22541 00	GROUND WATER CERTIFICATE	KEITH A KINDEN	2.00	120
42M 48977 00	GROUND WATER CERTIFICATE	SIDNEY RICHLAND REGIONAL AIRPORT AUTHORITY	2.00	95
42M 17132 00	GROUND WATER CERTIFICATE	H W RESTAURANT INC	2.00	38
42M 51808 00	GROUND WATER CERTIFICATE	MARLYS DYNNESEN	2.00	27
42M 30121762	GROUND WATER CERTIFICATE	LISA SHARP	2.00	NA
42M 20268 00	GROUND WATER CERTIFICATE	MONTANA BIG SKY LLC	1.90	95
42M 30015418	GROUND WATER CERTIFICATE	MARLO M HOLZWORTH	1.88	54
42M 30045792	GROUND WATER CERTIFICATE	CHRIS HILLESLAND	1.83	35
42M 89108 00	GROUND WATER CERTIFICATE	JSBA INC	1.70	40
42M 64049 00	GROUND WATER CERTIFICATE	KYM TAYLOR; RHONDA TAYLOR	1.67	43
42M 51943 00	GROUND WATER CERTIFICATE	LARRY SCHMITT; MARILYN SCHMITT	1.66	NA
42M 91892 00	GROUND WATER CERTIFICATE	PAUL TJELDE	1.63	280
42M 91920 00	GROUND WATER CERTIFICATE	ERIN D GRAVES; TYREL W GRAVES	1.63	65
42M 30017221	GROUND WATER CERTIFICATE	DAVID L REIDLE; REBBECA L REIDLE	1.63	65
42M 114667 00	GROUND WATER CERTIFICATE	MICHAEL STEFFAN; NANCY M STEFFAN	1.63	60
42M 99126 00	GROUND WATER CERTIFICATE	JOHANNA R LEPEL	1.63	41
42M 94604 00	GROUND WATER CERTIFICATE	AGRI-MED LLC	1.63	40

Preliminary Determination to Grant

Page 16 of 17

Application for Beneficial Water Use Permit No. 42M 30173788

42M 114571 00	GROUND WATER CERTIFICATE	ELAINE A HUTTON; HUGH L HUTTON	1.63	34
42M 101102 00	GROUND WATER CERTIFICATE	DANNY STRASHEIM	1.63	33
42M 101084 00	GROUND WATER CERTIFICATE	HEIDI MORAN; MICHAEL J MORAN	1.63	32
42M 81327 00	GROUND WATER CERTIFICATE	DIETZ, STEPHANIE M LIVING TRUST	1.63	32
42M 79875 00	GROUND WATER CERTIFICATE	JOSEPH G MCKINLEY; SARAH A MCKINLEY	1.63	30
42M 101081 00	GROUND WATER CERTIFICATE	ORIN P COUNCIL; LAURA B SENIOR	1.63	28
42M 93492 00	GROUND WATER CERTIFICATE	CYNDEE BROWN; RONALD BROWN	1.63	27
42M 30151791	GROUND WATER CERTIFICATE	MICHELLE DIAZ	1.63	NA
42M 106940 00	GROUND WATER CERTIFICATE	JAMES M COTTER; RAYMOND T COTTER	1.63	NA
42M 30065095	GROUND WATER CERTIFICATE	DANNY STRASHEIM	1.58	75
42M 30063264	GROUND WATER CERTIFICATE	LAWRENCE E DENOWH	1.58	70
42M 30148640	GROUND WATER CERTIFICATE	LYLE PARTIN; MARILYN PARTIN	1.58	27
42M 76572 00	GROUND WATER CERTIFICATE	BELL, RODNEY & JAN FAMILY TRUST	1.55	30
42M 59606 00	GROUND WATER CERTIFICATE	H B & R INC	1.51	118
42M 72914 00	GROUND WATER CERTIFICATE	MUDHEAD LLC	1.50	177
42M 61873 00	GROUND WATER CERTIFICATE	RODNEY L TAYLOR	1.50	140
42M 26090 00	GROUND WATER CERTIFICATE	ROCKY G HARALSON	1.50	136
42M 51882 00	GROUND WATER CERTIFICATE	LONE TREE RANCH INC	1.50	120
42M 18507 00	GROUND WATER CERTIFICATE	ANN L RIEDY; MICHAEL D RIEDY	1.50	120
42M 17962 00	GROUND WATER CERTIFICATE	MOUNT PLEASANT ESTATES	1.50	118
42M 27937 00	GROUND WATER CERTIFICATE	LORI B JOHNSON	1.50	117
42M 24376 00	GROUND WATER CERTIFICATE	WADE J VAN EVERY; CHERYL L VANEVRY	1.50	114
42M 30871 00	GROUND WATER CERTIFICATE	RANDALL R RADKE; SUZANN M RADKE	1.50	107
42M 28782 00	GROUND WATER CERTIFICATE	DEAN W STEINLEY; TODD D STEINLEY	1.50	100
42M 33815 00	GROUND WATER CERTIFICATE	GLORIA K HARALSON	1.50	100
42M 28781 00	GROUND WATER CERTIFICATE	DONALD J PREVOST; JULIE A PREVOST	1.50	86
42M 53353 00	GROUND WATER CERTIFICATE	RICHLAND AVIATION	1.50	80
42M 24974 00	GROUND WATER CERTIFICATE	PATRICK E MATHERN	1.50	80
42M 39836 00	GROUND WATER CERTIFICATE	ROSEMARY TERRY; SHERMAN D TERRY	1.50	78
42M 51809 00	GROUND WATER CERTIFICATE	ALLISON BROWER; DEREK J BROWER	1.50	70
42M 17200 00	GROUND WATER CERTIFICATE	GARY A KINDOPP; LINDA C KINDOPP	1.50	69
42M 59639 00	GROUND WATER CERTIFICATE	ANTIONETTE STRASHEIM	1.50	65
42M 61879 00	GROUND WATER CERTIFICATE	AMIE J FAGAN; NOLAN T SNYDER	1.50	60
42M 66159 00	GROUND WATER CERTIFICATE	RON E STEFFENS	1.50	60
42M 50291 00	GROUND WATER CERTIFICATE	JEREMY WILCOXON; PAM WILCOXON	1.50	60
42M 69306 00	GROUND WATER CERTIFICATE	EVAN BOUCHARD; TIM P BOUCHARD	1.50	60
42M 16689 00	GROUND WATER CERTIFICATE	KELLY MARKLE	1.50	57
42M 26490 00	GROUND WATER CERTIFICATE	RON GURNEY	1.50	54
42M 74093 00	GROUND WATER CERTIFICATE	TIM LARSON	1.50	50
42M 51909 00	GROUND WATER CERTIFICATE	HANSEN, ROBERT L & BETTY L 2000 FAMILY TRUST	1.50	47
42M 61831 00	GROUND WATER CERTIFICATE	TUSIND TAK	1.50	46
42M 70184 00	GROUND WATER CERTIFICATE	DWIGHT W HOUGHEN; LOIS HOUGHEN	1.50	45
42M 51905 00	GROUND WATER CERTIFICATE	CHERYL L HANSEN; GREGORY R HANSEN	1.50	43
42M 59634 00	GROUND WATER CERTIFICATE	DALE K NYGAARD; TAMI L NYGAARD	1.50	42
42M 75812 00	GROUND WATER CERTIFICATE	BERNIE BARBULA; MIKE BARBULA	1.50	40
42M 59514 00	GROUND WATER CERTIFICATE	CYNTHIA C BLOOMFIELD; SCOT A BLOOMFIELD	1.50	40
42M 69226 00	GROUND WATER CERTIFICATE	CRYSTAL STRAIT; MACKENZIE STRAIT	1.50	38
42M 13629 00	GROUND WATER CERTIFICATE	CLINT D PERKINS; LILY L PERKINS	1.50	38
42M 61797 00	GROUND WATER CERTIFICATE	AMBER J BANDEROB	1.50	38
42M 61812 00	GROUND WATER CERTIFICATE	PERRY ROTH	1.50	31
42M 61813 00	GROUND WATER CERTIFICATE	KAREN J SIVERTSON; TERRY J SIVERTSON	1.50	30
42M 21371 00	GROUND WATER CERTIFICATE	DEE ANN JOHNSON; DONALD R JOHNSON	1.50	28
42M 71698 00	GROUND WATER CERTIFICATE	JENNIFER H LOVEGREN; WILLIAM C LOVEGREN	1.50	27
42M 27404 00	GROUND WATER CERTIFICATE	LISA AISENBREY; ANNA REYNOLDS; RILEY REYNOLDS	1.50	NA
42M 17976 00	GROUND WATER CERTIFICATE	SCOTT D JOHNSON	1.50	NA
42M 27403 00	GROUND WATER CERTIFICATE	DABBLE VENTURE LLC	1.50	NA

Preliminary Determination to Grant

Page 17 of 18

Application for Beneficial Water Use Permit No. 42M 30173788

42M 22604 00	GROUND WATER CERTIFICATE	MONICA J FLEISCHMANN; ROSE MARY LADINSKY; DAVID R STEINBEISSER; WILLIAM C STEINBEISSER	1.50	NA
42M 51913 00	GROUND WATER CERTIFICATE	JENNIFER J FOSS	1.50	NA
42M 30611 00	GROUND WATER CERTIFICATE	CHRIS E SEVERSON; LINDA JO SEVERSON	1.50	NA
42M 22677 00	GROUND WATER CERTIFICATE	KEITH A KINDEN	1.50	NA
42M 44863 00	GROUND WATER CERTIFICATE	ADAM KNUDSON; ROXANN ROTH	1.50	NA
42M 42848 00	GROUND WATER CERTIFICATE	BONNIE MUELLER; BRADY J MUELLER; BRANDON M MUELLER; CHAD MUELLER; TARRY L MUELLER	1.50	NA
42M 51914 00	GROUND WATER CERTIFICATE	EMILY T HOFF; KENNETH L HOFF	1.50	NA
42M 14782 00	GROUND WATER CERTIFICATE	JOE M HALVORSEN	1.50	NA
42M 30028372	GROUND WATER CERTIFICATE	JUAN C AGUILAR	1.49	40
42M 30104472	GROUND WATER CERTIFICATE	JAY HELFRICH; SUSAN HELFRICH	1.45	60
42M 101124 00	GROUND WATER CERTIFICATE	JAMES HALL	1.43	35
42M 30124940	GROUND WATER CERTIFICATE	CINDY S REHBEIN; RONALD A REHBEIN	1.34	NA
42M 30124262	GROUND WATER CERTIFICATE	GERALDINE ENTZEL-ALMOND	1.25	42
42M 30042552	GROUND WATER CERTIFICATE	KAREN KYRSTYIE EARLE	1.25	30
42M 30069095	GROUND WATER CERTIFICATE	SHARON S KRINGEN	1.23	63
42M 71746 00	GROUND WATER CERTIFICATE	SIDNEY HEALTH CENTER	1.12	55
42M 30108105	GROUND WATER CERTIFICATE	FRANK K LINDEN	1.05	70
42M 30071088	GROUND WATER CERTIFICATE	LUKE R SAVAGE; TRACY N SAVAGE	1.05	55
42M 30102997	GROUND WATER CERTIFICATE	BRANDI L GIDEON; JEFFREY P GIDEON	1.00	140
42M 30069571	GROUND WATER CERTIFICATE	COLBY BRAUN	1.00	88
42M 30066875	GROUND WATER CERTIFICATE	CHAD MUELLER	1.00	63
42M 30051702	GROUND WATER CERTIFICATE	WILLIAM B VAN HOOK	1.00	55
42M 30063173	GROUND WATER CERTIFICATE	PAUL TJELDE	1.00	55
42M 30051703	GROUND WATER CERTIFICATE	VAN HOOK, NANCY REVOCABLE LIVING TRUST; VAN HOOK, WILLIAM REVOCABLE LIVING TRUST	1.00	55
42M 23536 00	GROUND WATER CERTIFICATE	S/L SERVICES INC	1.00	51
42M 13070 00	GROUND WATER CERTIFICATE	JOANNE J BRENNER; WILLIAM A BRENNER	1.00	50
42M 27936 00	GROUND WATER CERTIFICATE	SIDNEY, CITY OF	1.00	50
42M 30068013	GROUND WATER CERTIFICATE	CLAYTON S ZILER; LISA ZILER	1.00	50
42M 61891 00	GROUND WATER CERTIFICATE	MONTANA DAKOTA UTILITIES CO	1.00	49
42M 30045645	GROUND WATER CERTIFICATE	GENE TRUDELL; NANCY TRUDELL	1.00	43
42M 49046 00	GROUND WATER CERTIFICATE	FLOYD M SHIRK	1.00	41
42M 93449 00	GROUND WATER CERTIFICATE	SCOTT SHEEHAN	1.00	36
42M 30052076	GROUND WATER CERTIFICATE	LOIS GOFF; WILLIAM PAT GOFF	1.00	35
42M 30029654	GROUND WATER CERTIFICATE	RON LASSEY	1.00	32
42M 30047145	GROUND WATER CERTIFICATE	SHOPS AT FOX RUN LLC	1.00	30
42M 30063226	GROUND WATER CERTIFICATE	FRANCES M ALLEN	1.00	29.5
42M 35624 00	GROUND WATER CERTIFICATE	JAMES C CHRISTIANSON	1.00	NA
42M 30164021	GROUND WATER CERTIFICATE	DENNIS W DIETZ; STEPHANIE M DIETZ	1.00	NA
42M 30120344	GROUND WATER CERTIFICATE	DENNIS WICK; LINDA WICK	0.94	52
42M 51906 00	GROUND WATER CERTIFICATE	RAUSCHENDORFER, ROBERT FAMILY TRUST	0.85	50
42M 30124939	GROUND WATER CERTIFICATE	CINDY S REHBEIN; RONALD A REHBEIN	0.68	NA
42M 30065148	GROUND WATER CERTIFICATE	CASTLE PINES PROPERTIES LLC	0.67	115
42M 42473 00	GROUND WATER CERTIFICATE	MONTANA, STATE OF UNIVERSITY SYSTEM (MSU)	0.63	NA
42M 66285 00	GROUND WATER CERTIFICATE	CROSS PETROLEUM	0.56	33
42M 66237 00	GROUND WATER CERTIFICATE	GREGORY KOZMA; MELISSA KOZMA	0.50	50
42M 30049734	GROUND WATER CERTIFICATE	BYER RENTALS LLC	0.34	35
42M 71765 00	GROUND WATER CERTIFICATE	CURTIS L GOOD; LEVI KREHMEYER	0.33	35
42M 77504 00	GROUND WATER CERTIFICATE	MONTANA DAKOTA UTILITIES CO	0.22	36
42M 30105606	GROUND WATER CERTIFICATE	HIGH PLAINS VETERINARY CLINIC INC	0.06	35
42M 30129337	GROUND WATER CERTIFICATE	BRUCE G HARRIS	0.03	160
42M 101121 00	GROUND WATER CERTIFICATE	S/L SERVICES INC	0.03	NA
42M 30049988	GROUND WATER CERTIFICATE	BYER RENTALS LLC	0.02	37
42M 71755 00	EXEMPT RIGHT	JOHNNY JOE STEINBEISSER	5.75	97
42M 111352 00	EXEMPT RIGHT	NATHAN DAMM; SAMANTHA DAMM	1.63	NA

Preliminary Determination to Grant

Page 18 of 19

Application for Beneficial Water Use Permit No. 42M 30173788

42M 30258 00	EXEMPT RIGHT	DYNAMIC ENERGY SERVICES INC	1.50	53
--------------	--------------	-----------------------------	------	----

*Volume was quantified by averaging the volume of other groundwater certificates

**Volume determined by multiplying the number of animals units by 30 Gallons per day/animal unit.

26. To assign volume to water rights without a designated volume in the zone of influence, the DNRC used the method below:

- Groundwater certificates issues without flow rate and volume are quantified by averaging the volume of other quantified groundwater certificates in the zone of influence per Department standard.
- Statements of claim for stock use with no flow rate or volume were assigned a volume based on the Department standard of 30 Gallons per day per animal unit.

27. The legal demands within the ZOI total 4,921 AF per year. Compared to groundwater flux of 52,922 AF per year, 48,001 AF per year remain legally available to appropriate after all existing water rights have been satisfied. Table 2 compares the physical groundwater supply, current legal demands, and the Applicant's requested volume. The calculations demonstrate that groundwater is legally available for the proposed appropriation.

Table 2: Comparison of Physical Availability, Legal Availability and requested Volume	
Physical Availability (AF/YR)	52,922
Existing Legal Demands (AF/YR)	4,921
Legal Availability = Physical Availability – Existing Legal Demands (AF/YR)	48,001
Requested Appropriation (AF/YR)	387
Legal Availability – Requested Appropriation (AF/YR)	47,614

Surface Water

28. Per ARM 36.12.1704, the Department is to determine legal availability in any hydraulically connected surface water sources in which water flow could be reduced by any amount as a result of the groundwater appropriation. The Department has determined that the Yellowstone River (1.2 miles east of well) is hydraulically connected to the source aquifer. According to the Groundwater Permit Technical Analyses Report – Part A, depletion by pumping in the source aquifer primarily occurs through propagation of drawdown through the unconfined aquifer to the potentially affected reach of the Yellowstone River. The depleted reach starts near the beginning at the southern boundary of Section 13, T23N, R59E, Richland County.

29. The proposed water marketing use is constant year-round and is considered 100% consumptive. Depletions would accrue to the Yellowstone as shown in Table 3.

Table 3: Total Consumed Volume and Net Depletion to Surface Water for the Production Well			
Month	Total Consumed Volume (AF)	Yellowstone River Net Depletion (AF)	Yellowstone River Net Depletion (GPM)
January	32.9	32.9	240.0

Preliminary Determination to Grant

Page 19 of 20

Application for Beneficial Water Use Permit No. 42M 30173788

February	29.7	29.7	240.0
March	32.9	32.9	240.0
April	31.8	31.8	240.0
May	32.9	32.9	240.0
June	31.8	31.8	240.0
July	32.9	32.9	240.0
August	32.9	32.9	240.0
September	31.8	31.8	240.0
October	32.9	32.9	240.0
November	31.8	31.8	240.0
December	32.9	32.9	240.0
Total	387.0	387.0	

30. To determine whether the amount of water to be depleted from the Yellowstone River is legally available, the Department will first determine its physical availability where depletion is identified to begin. Legal demands in the depleted reach are then subtracted from physical availability.

Yellowstone River Physical Availability

31. Per the DNRC Technical Analysis, the depleted reach of the Yellowstone River starts near the southern boundary of Section 13, T23N, R59E, Richland County. USGS Gage #06329500 is the nearest gage to the identified depletion on the Yellowstone River. The date range used includes the entire period of record for this gage.

32. Physical availability of Yellowstone River water at the location of the surface water depletion will be quantified monthly. Department practice for physical availability analyses where the gage used is upstream of the start of depletion is to subtract the monthly flow rates of existing water rights between the gage and the start of surface water depletion from the median of the mean monthly flows at the gage. The DNRC used the method below to quantify physically available monthly flows and volumes at the start of depletion during the proposed period of diversion:

- The Department calculated median of the mean monthly flow rates in cubic feet per second (CFS) for the Yellowstone River using USGS Gage #06329500 records for each month of the proposed period of diversion (Table 4, column B). Those flows were converted to monthly volumes in AF (Table 4, column C) using the following equation found on DNRC Water Calculation Guide: median of the mean monthly flow (CFS) × 1.98 (AF/day/1 CFS) × days per month = AF/month.

- The Department calculated the monthly flows (Table 1, column D) and volumes (Table 1, column E) appropriated by existing users between the gage and the start of surface water depletion by the following procedure outlined in the Department permit manual:
 - i. Generating a list of existing water rights between the gage and the start of surface water depletion (Table 5).
 - ii. Calculating a flow rate for all livestock direct from source rights without a designated flow rate by assigning either 30 GPD/AU for Statements of Claim or 15 GPD/AU, multiplying by the number of animal units (AU), and adding that to 35 GPM.
 - iii. Calculating a volume for all livestock direct from source rights without a designated volume by multiplying the number of AU by 30 GPD/AU for Statements of Claim or 15 GPD/AU.
 - iv. Evenly distributing each water right's volume by months within the period of diversion.

33. Since the gage used is upstream of the start of depletion, the Department subtracted the flow rates and volumes of the existing rights between USGS Gage #06329500 and the start of surface water depletion (Table 4, columns D and E) from the median of the mean monthly gage values (Table 4, columns B and C) to determine physical availability at the start of depletion (Table 4, columns F and G).

Table 4: Physical Availability at the Top of Depletion on Yellowstone River						
A	B	C	D	E	F	G
Month	Median of the Mean Monthly Flow at Gage 06329500 (CFS)	Median of the Mean Monthly Volume at Gage 06329500 (AF)	Existing Rights from Surface Water Depletion to Gage 06329500 (CFS)	Existing Rights from Surface Water Depletion to Gage 06329500 (AF)	Physically Available Water at POD (CFS)	Physically Available Water at POD (AF)
January	5,657	347,196	83	4,312	5,574	342,884
February	6,023	333,887	83	4,312	5,940	329,575
March	9,323	572,246	83	4,312	9,240	567,934
April	9,149	543,451	278	10,105	8,871	533,346
May	17,560	1,077,833	281	10,135	17,279	1,067,698
June	40,270	2,392,038	281	10,135	39,989	2,381,903
July	21,490	1,319,056	281	10,135	21,209	1,308,921
August	7,507	460,780	281	10,135	7,226	450,645
September	6,709	398,515	278	10,105	6,431	388,410
October	7,794	478,396	276	10,036	7,518	468,360

Preliminary Determination to Grant

Page 21 of 22

Application for Beneficial Water Use Permit No. 42M 30173788

November	7,297	433,442	83	4,312	7,214	429,130
December	5,926	363,707	83	4,312	5,843	359,395

Table 5: Existing Water Rights between the Gage and the Start of Surface Water Depletion				
A	B	C	D	E
Water Right Number	Water Right Owner	Flow Rate (CFS)	Volume (AF)	Period of Diversion
42M 104422 00	PATRICIA S BELL; RAYMOND L BELL; RICHLAND COUNTY CONSERVATION DISTRICT	4.7	913.0	04/01 to 10/15
42M 104509 00	RICHLAND COUNTY CONSERVATION DISTRICT; T4 FAMILY LIMITED PARTNERSHIP	2.1	412.0	04/01 to 10/01
42M 114728 00	RICHLAND COUNTY CONSERVATION DISTRICT; MICHAEL STEFFAN	1.7	271.0	04/01 to 11/01
42M 119268 00 ²	SIDNEY WATER USERS IRRIGATION DISTRICT	*	*	04/01 to 10/31
42M 119269 00	SIDNEY WATER USERS IRRIGATION DISTRICT	133.2	37,845.0	04/01 to 10/31
42M 119271 00 ³	SIDNEY WATER USERS IRRIGATION DISTRICT	*	*	04/01 to 10/31
42M 119272 00	SIDNEY WATER USERS IRRIGATION DISTRICT	43.0	33.3	04/01 to 10/31
42M 137600 00 ¹	MONTANA STATE BOARD OF LAND COMMISSIONERS	0.1	0.5	01/01 to 12/31
42M 137617 00 ¹	MONTANA STATE BOARD OF LAND COMMISSIONERS	0.1	0.7	01/01 to 12/31
42M 165230 00	MONTANA DAKOTA UTILITIES CO	65.5	47,422.0	01/01 to 12/31
42M 30051296	PATRICIA S BELL; RAYMOND L BELL; RICHLAND COUNTY CONSERVATION DISTRICT	1.1	136.0	04/01 to 10/15
42M 31493 00	HANSON IND FARMS LLC	8.9	2,163.0	01/01 to 12/31
42M 3656 00	BELL, RYAN & NICOLE FAMILY TRUST	3.0	118.3	05/01 to 09/01
42M 80579 00	RICHLAND COUNTY CONSERVATION DISTRICT; T4 FAMILY LIMITED PARTNERSHIP	8.7	870.0	04/01 to 11/01
42M 31493 00	HANSON IND FARMS LLC	8.9	2,163.0	01/01 to 12/31

¹ Livestock direct from source – flow rate and volume calculated per Department standards.

² Redundant to Statement of Claim 42M 119269 00

³ Redundant to Statement of Claim 42M 119272 00

Yellowstone River Legal Availability

34. For the scope of this application, the Department identified the area of potential impact as approximately three miles downstream from the start of surface water depletion on the Yellowstone River to the Montana/North Dakota state border. The Department will only assess water rights located in Montana. The surface water depletion begins near the southern boundary of Section 13, T23N, R59E, Richland County and the river crosses the Montana/North Dakota

border in the E2, Section 8 and 17, T23N, R60E. A total of five surface water rights exist within this reach. These downstream legal demands are summarized in table 6.

Table 6: Water Rights Downstream of Depletion from the Yellowstone River in the AOPI				
A	B	C	D	E
Water Right Number	Water Right Owner	Flow Rate (CFS)	Volume (AF)	Period of Diversion
42M 30017772 ²	MONTANA, STATE OF DEPT OF ENVIRONMENTAL QUALITY; MONTANA, STATE OF DEPT OF FISH WILDLIFE & PARKS	25,140.00	5,492,310.00	01/01 to 12/31
42M 6815 00	RIDGELAWN COUNTY WATER & SEWER DIST	12.00	2,200.0	05/01 to 09/15
42M 137605 00 ¹	MONTANA STATE BOARD OF LAND COMMISSIONERS	0.08	0.2	01/01 to 12/31
42M 137597 00 ¹	LORI NORBY	0.08	6.9	01/01 to 12/31
42M 137604 00 ¹	MONTANA STATE BOARD OF LAND COMMISSIONERS	0.08	0.7	01/01 to 12/31

¹ Livestock Direct from Source - Flow Rate assigned using the standard of 30 GPD/AU plus 35 GPM. Volume assigned using the standard of 0.034 AF/Year/AU.

² Was omitted in the Surface Water Permit Technical Analyses Report, dated January 8, 2025. A Surface Water Permit Technical Analyses Report – Notice of Errata was issued on October 28, 2025, to include this water reservation as a legal demand.

35. The comparison between physically and legally available water in the Yellowstone River is shown in Table 7 below, indicating that water is legally available for the proposed appropriation.

Table 7: Legal Availability Analysis of Yellowstone River from Area of Depletion to MT Border						
A	B	C	D	E	F	G
Month	Physically Available Water (CFS)	Physically Available Water (AF)	Existing Legal Demands between Surface Water Depletion and MT Border (CFS)	Existing Legal Demands between Depletion and MT Border (AF)	Legally Available Water (CFS)	Legally Available Water (AF)
January	5,574	342,884	3,738	229,439	1,836	113,445
February	5,940	329,575	4,327	239,890	1,613	89,685
March	9,240	567,934	6,778	416,034	2,462	151,900
April	8,871	533,346	6,808	404,396	2,063	128,950
May	17,279	1,067,698	11,976	734,791	5,303	332,907
June	39,989	2,381,903	25,152	1,493,757	14,837	888,146
July	21,209	1,308,921	10,538	646,527	10,671	662,394
August	7,226	450,645	2,682	164,325	4,544	286,320
September	6,431	388,410	3,288	195,035	3,143	193,375
October	7,518	468,360	6,008	368,772	1,510	99,588
November	7,214	429,130	5,848	347,372	1,366	81,758
December	5,843	359,395	3,998	245,398	1,845	113,997

Preliminary Determination to Grant

Page 23 of 24

Application for Beneficial Water Use Permit No. 42M 30173788

36. Refer to Table 3 for the modeled monthly net depletions to the Yellowstone River. Table 8 below demonstrates remaining availability on the Yellowstone River after the predicted monthly depletions:

Table 8: Yellowstone River Availability after Depletion from Production Wells						
A	B	C	D	E	F	G
Month	Legally Available Water (CFS)	Legally Available Water (AF)	Yellowstone River Net Depletion (CFS)	Yellowstone River Net Depletion (AF)	Legally Available Water After Depletion (CFS)	Legally Available Water After Depletion (AF)
January	1,836	113,445	0.5	32.9	1,835	113,412
February	1,613	89,685	0.5	29.7	1,612	89,655
March	2,462	151,900	0.5	32.9	2,461	151,867
April	2,063	128,950	0.5	31.8	2,062	128,918
May	5,303	332,907	0.5	32.9	5,302	332,874
June	14,837	888,146	0.5	31.8	14,836	888,114
July	10,671	662,394	0.5	32.9	10,670	662,361
August	4,544	286,320	0.5	32.9	4,543	286,287
September	3,143	193,375	0.5	31.8	3,142	193,343
October	1,510	99,588	0.5	32.9	1,509	99,555
November	1,366	81,758	0.5	31.8	1,365	81,726
December	1,845	113,997	0.5	32.9	1,844	113,964

ISSUES RAISED BY PUBLIC COMMENTS AND DEPARTMENT'S RESPONSES

37. The public submitted one comment regarding legal availability, and this comment raised one issue.

38. Issue 1: The commenter states that legal availability cannot be accurately identified because physical availability cannot be modeled. (Commenter: Partin)

39. Response 1: No information was provided by the commenter to demonstrate how the legal availability criterion was inadequately addressed. Without information to show how the criterion was not met, the Department will not modify the criterion analysis. Physical availability has been addressed in FOF 14-22.

40. The Department finds that ground water and surface water is legally available during the period in which the Applicant seeks to appropriate, in the amount requested.

ADVERSE EFFECT

FINDINGS OF FACT

41. Water is physically and legally available in all months with net depletions for both groundwater and hydraulically connected surface waters. If a call is made, the Applicant will make the necessary adjustments including cessation of diversion, to ensure that senior water rights are satisfied.

42. In order to ensure that the requested flow rate and volume are not exceeded during years of high oil field activity, the Applicant will be required to submit measurement report each year, and the application is subject to the following conditions:

1. THE APPROPRIATOR SHALL INSTALL A DEPARTMENT APPROVED IN-LINE FLOW METER AT A POINT IN THE DELIVERY LINE APPROVED BY THE DEPARTMENT. WATER MUST NOT BE DIVERTED UNTIL THE REQUIRED MEASURING DEVICE IS IN PLACE AND OPERATING. ON A FORM PROVIDED BY THE DEPARTMENT, THE APPROPRIATOR SHALL KEEP A WRITTEN RECORD OF THE FLOW RATE AND VOLUME OF ALL WATER DIVERTED, INCLUDING THE PERIOD OF TIME. RECORDS SHALL BE SUBMITTED BY JANUARY 31st OF EACH YEAR AND UPON REQUEST AT OTHER TIMES DURING THE YEAR. FAILURE TO SUBMIT REPORTS MAY BE CAUSE FOR REVOCATION OF A PERMIT OR CHANGE. THE RECORDS MUST BE SENT TO THE GLASGOW WATER RESOURCES UNIT OFFICE. THE APPROPRIATOR SHALL MAINTAIN THE MEASURING DEVICE SO IT ALWAYS OPERATES PROPERLY AND MEASURES FLOW RATE AND VOLUME ACCURATELY.

2. WATER APPROPRIATED UNDER THIS PERMIT SHALL NOT BE TRANSPORTED OUTSIDE THE STATE OF MONTANA. CUSTOMERS SHALL BE INFORMED OF THIS CONDITION BY THE LANGUAGE INCLUDED IN THE CONTRACT AND SIGNS POSTED AT THE DEPOT.

3. ACCESS AT THE DEPOT SHALL BE CONTROLLED ENSURING ONLY THOSE USERS WITH CONTRACTS ARE ABLE TO ACQUIRE WATER.

43. The Department-completed Technical Analysis modeled the extent of drawdown in existing wells. The drawdown is the largest at the end of the fifth year using the proposed pumping schedule. The 1-FT drawdown contour occurs a maximum of 950 FT from the proposed well at the end of the fifth year (See Figure 2).

44. One water right is predicted to experience drawdown equal to or greater than 1 FT. A comparison between the modeled drawdown and the existing static water level is shown in table 9, indicating that this water right has available drawdown.

Table 9: Water Rights Completed in the Source Aquifer that will Experience Drawdown Greater than 1.0 FT				
Water Right No.	Total Depth (FT)	Static Water Level (FT)	Modeled Drawdown (FT)	Remaining Available Water Column
42M 30051702	55	15	1.8	38.2

ISSUES RAISED BY PUBLIC COMMENTS AND DEPARTMENT'S RESPONSES

45. The public submitted three comments regarding adverse effect, and these comments raised five issues.

46. Issue 1: The commenters state that a nearby monitoring well placed by Montana Bureau of Mines and Geology has documented fluctuations in water levels since 1987. They state water levels can vary by multiple feet due to variation in precipitation or drought. (Commenters: Senior, Council)

47. Response 1: Forward modeling to assess adequacy of diversion and adverse effect were completed using DNRC standard practices, aquifer properties that represent average hydrogeologic conditions, and aquifer boundaries. The thickness of the mapped aquifer is approximately 150 ft (Patton et al., 1998). According to MBMG monitoring well GWIC ID 136651, nearby water levels on average fluctuate 2-4 ft per year and can be 5-15 ft below ground surface (bgs). Forward modeling used a static water level of 13.2 ft bgs (taken from the 72-hr aquifer test), which is slightly below the average static water level for GWIC ID 136651 for the 35-period of record (10.1 ft bgs). The static water level used for forward modeling reflects normal to low water year conditions.

48. Issue 2: The commenters are concerned that the drawdown associated with this project is unsustainable based on recharge rates for this region and the modeled drops in the water table would likely cause the existing well to run dry. (Commenters: Senior, Council)

49. Response 2: The Department determined that water is physically available for the proposed appropriation and that the proposed use would not cause adverse effect to existing wells using DNRC standard practices. The Department used aquifer properties to represent average conditions and considered local constant head and no-flow boundaries in forward modeling scenarios. Flux is the amount of groundwater that passes through a certain area of the aquifer per year, while recharge is a specific type of flux (precipitation, surface water, etc.) where water

is entering the aquifer from above. DNRC modeling quantifies flux (groundwater physical availability) but does not identify the portion of flux that originates from storage, induced infiltration, prestream capture, and precipitation. DNRC does consider groundwater connected to surface water and models depletions to hydraulically connected sources (Yellowstone River). A constant head boundary (Yellowstone River) was used in forward modeling, because the river is directly connected to the aquifer, and would be a significant source of recharge.

50. Issue 3: The commenters point out the lack of information regarding additional effects of drawdown based on the two coinciding applications (42M 30163750 and 42M 30163788) and suggest that continuous water-level monitoring throughout the affected area should be required. (Commenters: Senior, Council)

51. Response 3: Per ARM 36.12.1706, “for groundwater applications, the Department will evaluate how water levels in wells of prior water rights could be lowered and the rate, timing, and location where water flow could be reduced by any amount from hydraulically connected surface waters.” The Department considers prior water rights in its analyses. Pending applications without a final agency decision granting a permit or change in appropriation right are not considered.

52. Issue 4: Commenters state that the modeled drops in water would likely cause their existing well to run dry, and they already had the pump lowered in 2024 by a well installation company. (Commenters: Senior, Council)

53. Response 4: In the adverse effect criterion analysis, the Department evaluated how water levels in wells of prior water rights could be lowered by the proposed appropriation (using data available to the Department). Drawdown for the water right held by the commenters (42M 101081 00) was not evaluated, because it is outside of the 1-foot drawdown contour identified in the Groundwater Permit Technical Analyses Report – Part A, and thus was not modeled to be affected by the proposed appropriation. No information was provided to demonstrate that the water right holder was unable to reasonably exercise their water right. Section 85-2-401(1), MCA, states that: “Priority of appropriation does not include the right to prevent changes by later appropriators in the condition of water occurrence such as the lowering of a water table or artesian pressure if the prior appropriator can reasonably exercise their right.”

54. Issue 5: The commenters raise issues regarding increased traffic and taxation. (Commenters: Senior, Council, Partin)

55. Response 5: The adverse effect criterion in § 85-2-311, MCA, refers to the Department’s consideration of the Applicant’s plan to control the use of water to satisfy the rights of senior

appropriators. The potential traffic and taxation caused by the proposed appropriation is outside of the scope of the § 85-2-311, MCA, criteria assessment for new appropriations.

56. The public comments regarding the adverse effect criterion have been considered and addressed in FOF 46-55. The public comments did not demonstrate that the criterion was inadequately addressed in the draft preliminary determination. The Department finds, by a preponderance of evidence, the proposed use will not have an adverse effect because the amount of water requested is legally available and the Applicant's plan to curtail appropriation during times of water shortage is adequate.

ADEQUATE MEANS OF DIVERSION

FINDINGS OF FACT

57. Water will be diverted via a well, located in NWNWNW Section 23, T23N, R59E, Richland County. The well was drilled to 120 FT, perforated 80-100 FT BGS, and has a casing diameter of 8 inches. The proposed well was completed on May 3, 2024, and is assigned GWIC ID 333631 by the Montana Bureau of Mines and Geology Groundwater Information Center

58. The well contains a 10 HP Franklin Electric SSI series submersible turbine pump model 260SSI10F66-0364. The Applicant provided pump curves, which shows the requested flow rate of 240 GPM is within the preferred operating region.

59. From the well, water will flow via schedule 40 black iron pipes through the 3" check valve meter (McCrometer 4" Propeller Flow Meter Flanged) and 3" valves to two 500 BBL storage tanks. Water is loaded directly from the storage tanks via truck and dispersed to various locations within the service area. Winterization measures include a heated building for storage tanks, and insulation/heat tape for external piping. The facility is fully fenced, gated, and surveilled via video.

60. In the Department-completed Technical Analyses, dated January 8, 2025, the Department modeled the potentially available water column remaining in the production well with FWD:SOLV (HydroSOLVE INC., 2024) using the following:

- Theis (1935) unconfined solution
- Transmissivity = 21,930 FT²/day
- Specific Yield = 0.1 (Lohman, 1972)
- Constant head boundary 6,100 FT east of the well to represent the Yellowstone River
- No-flow boundary 8,380 FT west of the well to represent the Tongue River Member of the Fort Union Formation.

61. The Applicant proposes to divert 387.0 AF at a constant rate year-round for water marketing, which was apportioned monthly based on the number of days per month (Table 10).

Table 10: Assumed Monthly Pumping Schedule		
Month	Year-Round Diverted Volume (AF)	Total Diverted Flow Rate (GPM)
January	32.9	240.0
February	29.7	240.0
March	32.9	240.0
April	31.8	240.0
May	32.9	240.0
June	31.8	240.0
July	32.9	240.0
August	32.9	240.0
September	31.8	240.0
October	32.9	240.0
November	31.8	240.0
December	32.9	240.0
Total	387.0	

62. As identified in Table 11, total drawdown is the sum of interference drawdown and predicted drawdown with well loss. Only one well is proposed, as such no interference drawdown was calculated. Well loss is calculated by dividing the predicted theoretical maximum drawdown by a well efficiency value. Well efficiency is calculated by dividing the modeled maximum drawdown for the aquifer test by the maximum observed drawdown of the aquifer test. The aquifer adjacent to the proposed well would experience a predicted total drawdown of 21.2 FT at the end of the first year. The remaining available water column for the proposed well is 67.6 FT and is equal to the available drawdown above the bottom of the perforated interval minus total drawdown.

Table 11: Remaining Available Water Column for the Production Well	
Drawdown Estimate	Proposed Well
Total Depth at Bottom of Perforated Interval (FT BTC) ¹	102.0
Pre-Test Static Water Level (FT BTC)	13.2
Available Drawdown Above Bottom of Well (FT)	88.8
Observed Drawdown of Aquifer Test (FT)	20.1
Modeled Drawdown Using Mean Aquifer Test Rate (FT)	11.4
Well Efficiency (%)	57%
Predicted Theoretical Maximum Drawdown (FT)	12.1
Predicted Drawdown with Well Loss (FT)	21.2

Interference Drawdown (FT)	0.0
Total Drawdown (FT)	21.2
Remaining Available Water Column (FT)	67.6

¹The total well depth measuring point (bgs) was adjusted to the top of well casing based on a 2 FT well casing stickup reported on the well log.

63. The Department finds that the proposed means of diversion and conveyance are capable of diverting the proposed appropriation.

BENEFICIAL USE

FINDINGS OF FACT

64. The Applicant proposes to divert 387 AF of water at a rate of 240 GPM for the beneficial use of water marketing for oil field development. The general service area is Richland and Roosevelt County as depicted in the maps accompanying the commercial water purchase agreement.

65. The Department does not have a standard water use calculation for water marketing. The requested 387 AF per year was determined by assuming a continuous flow rate of 240 GPM throughout the period of diversion. The proposed flow rate of 240 GPM was based on the limitations of the system. The Applicant currently trucks water purchased from a third party for oil field activities, and propose to replace a portion with water from this proposed appropriation. They will continue to provide water for demands over 387 AF from a third party.

66. The Applicant provided a Commercial Water Purchase Agreement between William Van Hook Jr. and Five H Trucking, for up to 387 AF per year used in Roosevelt and Richland County. This agreement includes a service area map, describes the nature of the relationship between the Applicant and each entity, and demonstrates sufficient terms to the bona fide intent to use the water under § 85-2-310(9)(c)(v), MCA.

ISSUES RAISED BY PUBLIC COMMENTS AND DEPARTMENT'S RESPONSES

67. The public submitted two comments regarding beneficial use, and these comments raised two issues.

68. Issue 1: The commenters state the approval of this application benefits very few and would damage the many who have relied upon their wells for fresh water. (Senior, Council)

69. Response 1: MCA 85-2-102(5)(a) defines beneficial use as “a use of water for the benefit of the appropriator, other persons, or the public, including but not limited to agricultural, stock water, domestic, fish and wildlife, industrial, irrigation, mining, municipal, power, and recreational uses”.

The Department evaluated the beneficial use criterion on the benefit to the appropriator. The Preliminary Determination to Grant

proposed use is water marketing, which statute recognizes as a beneficial use of water (MCA 85-2-310(8)(c)(v)). The Department finds that the Applicant met the beneficial use criterion by a preponderance of the evidence.

70. Issue 2: The commenters state there is an existing water depot in the same section, and there are four industrial wells already established, and they question the number of industrial wells being permitted. The commenters state that commercial operations inflict long-term environmental damage to the land, air and water of the region, and may be threatening to the supply of water, quality of life, and property values. (Senior, Council)

71. Response 2: A beneficial use in the § 85-2-311, MCA, permit criteria is specific to the proposed appropriation. Water marketing is a beneficial use (§ 85-2-310(8)(c)(v), MCA). The potential environmental impact caused by the proposed appropriation is outside of the scope of the permit criteria assessment.

72. The public comments regarding the beneficial use criterion have been considered and addressed in FOF 68-71. The public comments did not demonstrate that the criteria were inadequately addressed in the draft preliminary determination. The Department finds that the proposed use is beneficial, and that the requested flow rate of 240 GPM and annual volume of 387 AF is the amount needed to meet the beneficial use.

POSSESSORY INTEREST

FINDINGS OF FACT

73. The Applicant signed the application form affirming that the Applicant has possessory interest or the written consent of the person with possessory interest, in the property where the water is to be put to beneficial use. A Commercial Water Purchase Agreement with Five H Trucking, LLC dated October 11, 2024, was supplied by the Applicant. The general service area is depicted in the commercial water purchase agreement, which shows all of Richland and Roosevelt County.

74. The Department finds the Applicant has satisfied the possessory interest criterion for the property where the water is to be put to beneficial use.

CONCLUSIONS OF LAW

PHYSICAL AVAILABILITY

75. Pursuant to § 85-2-311(1)(a)(i), MCA, an Applicant must prove by a preponderance of the evidence that “there is water physically available at the proposed point of diversion in the amount that the Applicant seeks to appropriate.”

76. It is the Applicant's burden to produce the required evidence. *In the Matter of Application for Beneficial Water Use Permit No. 27665-41I by Anson* (DNRC Final Order 1987) (Applicant produced no flow measurements or any other information to show the availability of water; permit denied); *In the Matter of Application to Change Water Right No. 41H 1223599 by MGRR #1, LLC.*, (DNRC Final Order 2005).

77. An Applicant must prove that at least in some years there is water physically available at the point of diversion in the amount the Applicant seeks to appropriate. *In the Matter of Application for Beneficial Water Use Permit No. 72662s76G by John Fee and Don Carlson* (DNRC Final Order 1990); *In the Matter of Application for Beneficial Water Use Permit No. 85184s76F by Wills Cattle Co. and Ed McLean* (DNRC Final Order 1994).

78. The Applicant has proven that water is physically available at the proposed point of diversion in the amount Applicant seeks to appropriate. Section 85-2-311(1)(a)(i), MCA. (FOF 14-23)

LEGAL AVAILABILITY

79. Pursuant to § 85-2-311(1)(a), MCA, an Applicant must prove by a preponderance of the evidence that:

(ii) water can reasonably be considered legally available during the period in which the Applicant seeks to appropriate, in the amount requested, based on the records of the department and other evidence provided to the department. Legal availability is determined using an analysis involving the following factors:

(A) identification of physical water availability;

(B) identification of existing legal demands on the source of supply throughout the area of potential impact by the proposed use; and

(C) analysis of the evidence on physical water availability and the existing legal demands, including but not limited to a comparison of the physical water supply at the proposed point of diversion with the existing legal demands on the supply of water.

E.g., ARM 36.12.101 and 36.12.120; *Montana Power Co.*, 211 Mont. 91, 685 P.2d 336 (Permit granted to include only early irrigation season because no water legally available in late irrigation season); *In the Matter of Application for Beneficial Water Use Permit No. 81705-g76F by Hanson* (DNRC Final Order 1992).

80. It is the Applicant's burden to present evidence to prove water can be reasonably considered legally available. *Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, (2011) Pg. 7 (the legislature set out the criteria (§ 85-2-311, MCA) and placed the burden of proof squarely on the Applicant. The Supreme Court has instructed that those burdens are exacting.); *see also Matter of Application for Change of Appropriation Water Rights*

Nos. 101960-41S and 101967-41S by Royston (1991), 249 Mont. 425, 816 P.2d 1054 (burden of proof on Applicant in a change proceeding to prove required criteria); *In the Matter of Application to Change Water Right No. 41H 1223599 by MGRR #1, LLC.*, (DNRC Final Order 2005) (it is the Applicant's burden to produce the required evidence.); *In the Matter of Application for Beneficial Water Use Permit No. 41H 30023457 by Utility Solutions, LLC* (DNRC Final Order 2007) (permit denied for failure to prove legal availability); see also ARM 36.12.1705.

81. Pursuant to *Montana Trout Unlimited v. DNRC*, 2006 MT 72, 331 Mont. 483, 133 P.3d 224, the Department recognizes the connectivity between surface water and ground water and the effect of pre-stream capture on surface water. *E.g.*, *Wesmont Developers v. DNRC*, CDV-2009-823, Montana First Judicial District Court, *Memorandum and Order*, (2011) Pgs. 7-8; *In the Matter of Beneficial Water Use Permit Nos. 41H 30012025 and 41H 30013629 by Utility Solutions LLC* (DNRC Final Order 2006) (mitigation of depletion required), *affirmed*, *Faust v. DNRC et al.*, Cause No. CDV-2006-886, Montana First Judicial District (2008); see also *Robert and Marlene Takle v. DNRC et al.*, Cause No. DV-92-323, Montana Fourth Judicial District for Ravalli County, *Opinion and Order* (June 23, 1994) (affirming DNRC denial of Applications for Beneficial Water Use Permit Nos. 76691-76H, 72842-76H, 76692-76H and 76070-76H; underground tributary flow cannot be taken to the detriment of other appropriators including surface appropriators and ground water appropriators must prove unappropriated surface water, *citing Smith v. Duff*, 39 Mont. 382, 102 P. 984 (1909), and *Perkins v. Kramer*, 148 Mont. 355, 423 P.2d 587 (1966)); *In the Matter of Beneficial Water Use Permit No. 80175-s76H by Tintzman* (DNRC Final Order 1993) (prior appropriators on a stream gain right to natural flows of all tributaries in so far as may be necessary to afford the amount of water to which they are entitled, *citing Loyning v. Rankin* (1946), 118 Mont. 235, 165 P.2d 1006; *Granite Ditch Co. v. Anderson* (1983), 204 Mont. 10, 662 P.2d 1312; *Beaverhead Canal Co. v. Dillon Electric Light & Power Co.* (1906), 34 Mont. 135, 85 P. 880); *In the Matter of Beneficial Water Use Permit No. 63997-42M by Joseph F. Crisafulli* (DNRC Final Order 1990) (since there is a relationship between surface flows and the ground water source proposed for appropriation, and since diversion by Applicant's well appears to influence surface flows, the ranking of the proposed appropriation in priority must be as against all rights to surface water as well as against all groundwater rights in the drainage).

82. Because the Applicant bears the burden of proof as to legal availability, the Applicant must prove that the proposed appropriation will not result in prestream capture or induced infiltration and cannot limit its analysis to ground water. Section 85-2-311(a)(ii), MCA. Absent such proof, the Applicant must analyze the legal availability of surface water in light of the proposed ground

water appropriation. *In the Matter of Application for Beneficial Water Use Permit No. 41H 30023457 By Utility Solutions LLC* (DNRC Final Order 2007) (permit denied); *In the Matter of Application for Beneficial Water Use Permit No. 76H-30028713 by Patricia Skergan and Jim Helmer* (DNRC Final Order 2009); *Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, (2011) Pg. 5 ; *Wesmont Developers v. DNRC*, CDV-2009-823, First Judicial District Court, *Memorandum and Order*, (2011) Pgs. 11-12.

83. Where a proposed ground water appropriation depletes surface water, Applicant must prove legal availability of amount of depletion of surface water throughout the period of diversion either through a mitigation /aquifer recharge plan to offset depletions or by analysis of the legal demands on, and availability of, water in the surface water source. *Robert and Marlene Takle v. DNRC*, Cause No. DV-92-323, Montana Fourth Judicial District for Ravalli County, *Opinion and Order* (June 23, 1994); *In the Matter of Beneficial Water Use Permit Nos. 41H 30012025 and 41H 30013629 by Utility Solutions LLC* (DNRC Final Order 2006) (permits granted), *affirmed*, *Faust v. DNRC et al.*, Cause No. CDV-2006-886, Montana First Judicial District (2008); *In the Matter of Application for Beneficial Water Use Permit 41H 30019215 by Utility Solutions LLC* (DNRC Final Order 2007)(permit granted), *affirmed*, *Montana River Action Network et al. v. DNRC*, Cause No. CDV-2007-602, Montana First Judicial District (2008); *In the Matter of Application for Beneficial Water Use Permit No. 41H 30023457 by Utility Solutions LLC* (DNRC Final Order 2007) (permit denied for failure to analyze legal availability outside of irrigation season (where mitigation applied)); *In the Matter of Application for Beneficial Water Use Permit No. 41H 30026244 by Utility Solutions LLC* (DNRC Final Order 2008); *In the Matter of Application for Beneficial Water Use Permit No. 76H-30028713 by Patricia Skergan and Jim Helmer* (DNRC Final Order 2009)(permit denied in part for failure to analyze legal availability for surface water depletion); *Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, (2011) Pg. 5 (Court affirmed denial of permit in part for failure to prove legal availability of stream depletion to slough and Beaverhead River); *Wesmont Developers v. DNRC*, CDV-2009-823, First Judicial District Court, *Memorandum and Order*, (2011) Pgs. 11-12 (“DNRC properly determined that Wesmont cannot be authorized to divert, either directly or indirectly, 205.09 acre-feet from the Bitterroot River without establishing that the water does not belong to a senior appropriator”; Applicant failed to analyze legal availability of surface water where projected surface water depletion from groundwater pumping); *In the Matter of Application for Beneficial Water Use Permit No. 76D-30045578 by GBCI Other Real Estate, LLC* (DNRC Final Order 2011) (in an open basin, Applicant for a new water right can show legal availability by using a mitigation/aquifer recharge

plan or by showing that any depletion to surface water by groundwater pumping will not take water already appropriated; development next to Lake Koocanusa will not take previously appropriated water). Applicant may use water right claims of potentially affected appropriators as a substitute for “historic beneficial use” in analyzing legal availability of surface water under § 85-2-360(5), MCA. *Royston, supra*.

84. Applicant has proven by a preponderance of the evidence that water can reasonably be considered legally available during the period in which the Applicant seeks to appropriate, in the amount requested, based on the records of the Department and other evidence provided to the Department. Section 85-2-311(1)(a)(ii), MCA. (FOF 24-40)

ADVERSE EFFECT

85. Pursuant to § 85-2-311(1)(b), MCA, the Applicant bears the affirmative burden of proving by a preponderance of the evidence that the water rights of a prior appropriator under an existing water right, a certificate, a permit, or a state water reservation will not be adversely affected. Analysis of adverse effect must be determined based on a consideration of an Applicant’s plan for the exercise of the permit that demonstrates that the Applicant’s use of the water will be controlled so the water right of a prior appropriator will be satisfied. See *Montana Power Co.*, 211 Mont. 91, 685 P.2d 336 (1984) (purpose of the Water Use Act is to protect senior appropriators from encroachment by junior users); *Bostwick Properties, Inc.*, ¶ 21.

86. An Applicant must analyze the full area of potential impact under the § 85-2-311, MCA criteria. *In the Matter of Beneficial Water Use Permit No. 76N-30010429 by Thompson River Lumber Company* (DNRC Final Order 2006). While § 85-2-361, MCA, limits the boundaries expressly required for compliance with the hydrogeologic assessment requirement, an Applicant is required to analyze the full area of potential impact for adverse effect in addition to the requirement of a hydrogeologic assessment. *Id.* ARM 36.12.120(5).

87. Applicant must prove that no prior appropriator will be adversely affected, not just the objectors. *Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, 4 (2011).

88. In analyzing adverse effect to other appropriators, an Applicant may use the water rights claims of potentially affected appropriators as evidence of their “historic beneficial use.” See *Matter of Application for Change of Appropriation Water Rights Nos. 101960-41S and 101967-41S by Royston*, 249 Mont. 425, 816 P.2d 1054 (1991).

89. It is the Applicant's burden to produce the required evidence. *E.g., Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, 7 (2011) (legislature has placed the burden of proof squarely on the Applicant); *In the Matter of Application to Change Water Right No. 41H 1223599 by MGRR #1, LLC.*, (DNRC Final Order 2005). The Department is required to grant a permit only if the § 85-2-311, MCA, criteria are proven by the Applicant by a preponderance of the evidence. *Bostwick Properties, Inc.*, ¶ 21.

90. Section 85-2-311 (1)(b) of the Water Use Act does not contemplate a de minimis level of adverse effect on prior appropriators. *Wesmont Developers v. DNRC*, CDV-2009-823, First Judicial District Court, *Memorandum and Order*, 8 (2011).

91. Artesian pressure is not protectable and a reduction by a junior appropriator is not considered adverse effect as long as an appropriator can reasonably exercise his or her water right. See *In re Application No. 72948-G76L by Cross* (DNRC Final Order 1991); *In re Application No. 75997-G76L by Carr* (DNRC Final Order 1991); *In the Matter of Application for Beneficial Water Use Permit No. 41S 30005803 by William And Wendy Leininger* (DNRC Final Order 2006) (Artesian pressure not protectable, may have to install pump, worst case scenario that objector may run out of water after 80 years held not to be adverse effect.); see §§ 85-2-311(1)(b) and -401, MCA.

92. The Applicant has proven by a preponderance of the evidence that the water rights of a prior appropriator under an existing water right, a certificate, a permit, or a state water reservation will not be adversely affected. Section 85-2-311(1)(b), MCA. (FOF 41-56)

ADEQUATE DIVERSION

93. Pursuant to § 85-2-311(1)(c), MCA, an Applicant must demonstrate that the proposed means of diversion, construction, and operation of the appropriation works are adequate.

94. The adequate means of diversion statutory test merely codifies and encapsulates the case law notion of appropriation to the effect that the means of diversion must be reasonably effective, i.e., must not result in a waste of the resource. *In the Matter of Application for Beneficial Water Use Permit No. 33983s41Q by Hoyt* (DNRC Final Order 1981); § 85-2-312(1)(a), MCA.

95. Whether party presently has easement not relevant to determination of adequate means of diversion. *In the Matter of Application to Change a Water Right No. G129039-76D by Keim/Krueger* (DNRC Final Order 1989).

96. Water wells must be constructed according to the laws, rules, and standards of the Board of Water Well Contractors to prevent contamination of the aquifer. *In the Matter of Application for Beneficial Water Use Permit No. 41I-105511 by Flying J Inc.* (DNRC Final Order 1999).

97. Information needed to prove that proposed means of diversion, construction, and operation of the appropriation works are adequate varies, based upon project complexity design by licensed engineer adequate. *In the Matter of Application for Beneficial Water Use Permit No. 41C-11339900 by Three Creeks Ranch of Wyoming LLC* (DNRC Final Order 2002).

98. Applicant has proven by a preponderance of the evidence that the proposed means of diversion, construction, and operation of the appropriation works are adequate for the proposed beneficial use. Section 85-2-311(1)(c), MCA (FOF 57-63).

BENEFICIAL USE

99. Under § 85-2-311(1)(d), MCA, an Applicant must prove by a preponderance of the evidence the proposed use is a beneficial use.

100. An appropriator may appropriate water only for a beneficial use. See also, § 85-2-301 MCA. It is a fundamental premise of Montana water law that beneficial use is the basis, measure, and limit of the use. *E.g., McDonald; Toohey v. Campbell* (1900), 24 Mont. 13, 60 P. 396. The amount of water under a water right is limited to the amount of water necessary to sustain the beneficial use. *E.g., Bitterroot River Protective Association v. Siebel, Order on Petition for Judicial Review*, Cause No. BDV-2002-519, Montana First Judicial District Court, Lewis and Clark County (2003), *affirmed on other grounds*, 2005 MT 60, 326 Mont. 241, 108 P.3d 518; *In The Matter Of Application For Beneficial Water Use Permit No. 43C 30007297 by Dee Deaterly* (DNRC Final Order), *affirmed other grounds, Dee Deaterly v. DNRC*, Cause No. 2007-186, Montana First Judicial District, *Order Nunc Pro Tunc on Petition for Judicial Review* (2009); *Worden v. Alexander* (1939), 108 Mont. 208, 90 P.2d 160; *Allen v. Petrick* (1924), 69 Mont. 373, 222 P. 451; *In the Matter of Application for Beneficial Water Use Permit No. 41S-105823 by French* (DNRC Final Order 2000).

101. Amount of water to be diverted must be shown precisely. *Sitz Ranch v. DNRC*, DV-10-13390, Fifth Judicial District Court, *Order Affirming DNRC Decision*, 3 (2011) (citing *BRPA v. Siebel*, 2005 MT 60, and rejecting Applicant's argument that it be allowed to appropriate 800 acre-feet when a typical year would require 200-300 acre-feet).

102. Applicant seeks a change authorization to market water to others for beneficial use, which is a recognized beneficial use. Section 85-2-102(5), and -310(9)(c)(v), MCA; Mont. Const. Art. IX, § 3(2) (1972). The Montana Legislature enacted additional requirements upon Applicants seeking permits to market water to others for use, codified at § 85-2-310(9)(c)(v), MCA, which provides:

- (v) except as provided in subsection (10), if the water applied for is to be appropriated above that which will be used solely by the Applicant or if it will be marketed by the Applicant to other users, information detailing:
- (A) each person who will use the water and the amount of water each person will use;
 - (B) the proposed place of use of all water by each person;
 - (C) the nature of the relationship between the Applicant and each person using the water; and
 - (D) each firm contractual agreement for the specified amount of water for each person using the water;

Failure to satisfy these criteria mandates that “the department shall find that an application is not in good faith or does not show a bona fide intent to appropriate water for a beneficial use. . . .” Section 85-2-310(9), MCA. Thus, a proposed water marketing use is not a beneficial use for purposes of §§ 85-2-102(5), and -311(1)(d) MCA, unless it satisfies § 85-2-310(9)(c), MCA.

103. The legislative purpose of § 85-2-310(9)(v), MCA, was to prohibit the appropriations of water based upon a speculative intent. Chapter 399, Laws of Montana 1985. To that end § 85-2-310(9), MCA, includes express criteria for the DNRC to consider when evaluating an application for a permit or change authorization to market water to others for use. See DNRC Written Testimony, HB No. 396 (Mar. 25, 1985). These criteria ensure that other water users are committed to the beneficial use of the full quantity of water requested by the Applicant. The terms of a “firm contractual agreement” must include sufficient certainty to ensure that a specific volume of water will actually be put to beneficial use by the contracting party in order to comply with the anti-speculation doctrine and satisfy the requirement of bona fide intent to put the water to beneficial use. See Colo. River Water Conservation Dist. v. Vidler Tunnel Water Co., 594 P.2d 566 (Colo. 1979) (Applicant failed to prove intent to appropriate water for beneficial use where it did not have firm contractual commitments or other evidence of privity between the Applicant and the actual beneficial user of the water).

104. It is the Applicant’s burden to produce the required evidence. Bostwick Properties, Inc. v. DNRC, 2013 MT 48, ¶ 22, 369 Mont. 150, 296 P.3d 1154 (“issuance of the water permit itself does not become a clear, legal duty until [the applicant] proves, by a preponderance of the evidence, that the required criteria have been satisfied”); Sitz Ranch v. DNRC, DV-10-13390, Fifth Judicial District Court, Order Affirming DNRC Decision, (2011) Pg. 7; In the Matter of Application to Change Water Right No. 41H 1223599 by MGRR #1, LLC., (DNRC Final Order 2005); see also Royston; Ciotti.

105. Applicant proposes to use water for water marketing use which is a recognized beneficial use. Section 85-2-102(5), MCA. Applicant has proven by a preponderance of the evidence water marketing is a beneficial use and that 387 AF of diverted volume and 240 GPM is the amount needed to sustain the beneficial use. Section 85-2-311(1)(d), MCA. (FOF 64-72)

POSSESSORY INTEREST

106. Pursuant to § 85-2-311(1)(e), MCA, an Applicant must prove by a preponderance of the evidence that it has a possessory interest or the written consent of the person with the possessory interest in the property where the water is to be put to beneficial use, or if the proposed use has a point of diversion, conveyance, or place of use on national forest system lands, the Applicant has any written special use authorization required by federal law to occupy, use, or traverse national forest system lands for the purpose of diversion, impoundment, storage, transportation, withdrawal, use, or distribution of water under the permit.

107. Pursuant to ARM 36.12.1802:

(1) An Applicant or a representative shall sign the application affidavit to affirm the following:

(a) the statements on the application and all information submitted with the application are true and correct and

(b) except in cases of an instream flow application, or where the application is for sale, rental, distribution, or is a municipal use, or in any other context in which water is being supplied to another and it is clear that the ultimate user will not accept the supply without consenting to the use of water on the user's place of use, the Applicant has possessory interest in the property where the water is to be put to beneficial use or has the written consent of the person having the possessory interest.

(2) If a representative of the Applicant signs the application form affidavit, the representative shall state the relationship of the representative to the Applicant on the form, such as president of the corporation, and provide documentation that establishes the authority of the representative to sign the application, such as a copy of a power of attorney.

(3) The department may require a copy of the written consent of the person having the possessory interest.

108. The Applicant has proven by a preponderance of the evidence that it has a possessory interest, or the written consent of the person with the possessory interest, in the property where the water is to be put to beneficial use. Section 85-2-311(1)(e), MCA. (FOF 73-74)

PRELIMINARY DETERMINATION

Subject to the terms, analysis, and conditions in this Order, the Department preliminarily determines that this Application for Beneficial Water Use Permit No. 42M 30163788 should be GRANTED.

The Department determines the Applicant may divert groundwater, by means of a well which was drilled to 120 FT and is perforated 80-100 FT BGS, from January 1 to December 31 at 240 GPM up to 387 AF, from a point in the NWNWNW Section 23, T23N, R59E, Richland County, for Water Marketing use from January 1 to December 31. The place of use is the point of sale located in NWNWNW Section 23, T23N, R59E, Richland County.

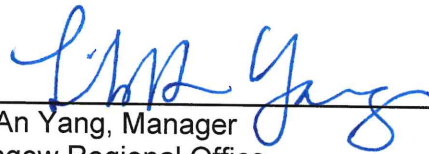
The application will be subject to the following conditions, limitations, or restrictions:

1. THE APPROPRIATOR SHALL INSTALL A DEPARTMENT APPROVED IN-LINE FLOW METER AT A POINT IN THE DELIVERY LINE APPROVED BY THE DEPARTMENT. WATER MUST NOT BE DIVERTED UNTIL THE REQUIRED MEASURING DEVICE IS IN PLACE AND OPERATING. ON A FORM PROVIDED BY THE DEPARTMENT, THE APPROPRIATOR SHALL KEEP A WRITTEN RECORD OF THE FLOW RATE AND VOLUME OF ALL WATER DIVERTED, INCLUDING THE PERIOD OF TIME. RECORDS SHALL BE SUBMITTED BY JANUARY 31st OF EACH YEAR AND UPON REQUEST AT OTHER TIMES DURING THE YEAR. FAILURE TO SUBMIT REPORTS MAY BE CAUSE FOR REVOCATION OF A PERMIT OR CHANGE. THE RECORDS MUST BE SENT TO THE GLASGOW WATER RESOURCES UNIT OFFICE. THE APPROPRIATOR SHALL MAINTAIN THE MEASURING DEVICE SO IT ALWAYS OPERATES PROPERLY AND MEASURES FLOW RATE AND VOLUME ACCURATELY.
2. WATER APPROPRIATED UNDER THIS PERMIT SHALL NOT BE TRANSPORTED OUTSIDE THE STATE OF MONTANA. CUSTOMERS SHALL BE INFORMED OF THIS CONDITION BY THE LANGUAGE INCLUDED IN THE CONTRACT AND SIGNS POSTED AT THE DEPOT.
3. ACCESS AT THE DEPOT SHALL BE CONTROLLED ENSURING ONLY THOSE USERS WITH CONTRACTS ARE ABLE TO ACQUIRE WATER.

NOTICE

The Department will provide public notice of this application and the Department's Preliminary Determination to Grant pursuant to § 85-2-307, MCA. The Department will set a deadline for objections to this application pursuant to §§ 85-2-307, and -308, MCA. If this application receives a valid objection, it will proceed to a contested case proceeding pursuant to Title 2 Chapter 4 Part 6, MCA, and § 85-2-309, MCA. If this application receives no valid objection or all valid objections are unconditionally withdrawn, the Department will grant this application as herein approved. If this application receives a valid objection(s) and the valid objection(s) are conditionally withdrawn, the Department will consider the proposed condition(s) and grant the application with such conditions as the Department decides necessary to satisfy the applicable criteria. Sections 85-2-310, -312, MCA.

Dated this 27th day of January, 2026

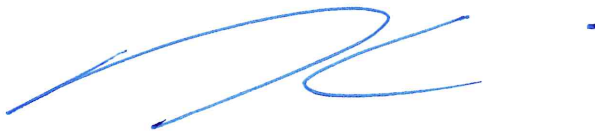


Lih-An Yang, Manager
Glasgow Regional Office
Montana Department of Natural Resources and
Conservation

CERTIFICATE OF SERVICE

This certifies that a true and correct copy of the PRELIMINARY DETERMINATION TO GRANT was served upon all parties listed below on this 27th day of January, 2026, by first class United States mail.

WILLIAM VAN HOOK JR.
EXPLORATION DRILLING INC
12670 COUNTY RD 352
SIDNEY, MT 59270

A handwritten signature in blue ink, consisting of a stylized 'W' followed by a 'V' and a 'H', with a horizontal line underneath.

GLASGOW Regional Office, (406) 228-2561