Water Right #	Remarks
40A 110011 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 SPECIFIES THE ADDITION OF THE FOLLOWING REMARK: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110011 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110011-00, 40A 110033-00, AND 40A 110034-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110011 00	BEAR CREEK IS USED AS A NATURAL CARRIER TO DELIVER WATER TO A PORTION OF THE PLACE OF USE.
40A 110011 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 SPECIFIES THE ADDITION OF THE FOLLOWING REMARK: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110017 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110017-00, 40A 110019-00, AND 40A 110038-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110017 00	MONTGOMERY NO. 2 DITCH TRANSPORTS BIG ELK WATER TO BUSHA-HEATON DITCH WHICH CARRIES THE WATER TO THE PLACE OF USE.
40A 110017 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110018 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 SPECIFIES THE ADDITION OF THE FOLLOWING REMARK: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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Water Right #	Remarks
40A 110018 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110020 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 SPECIFIES THE ADDITION OF THE FOLLOWING REMARK: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110020 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110021 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110021 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110021 00	POINT OF DIVERSION NO. 2 MAY BE INCOMPLETE. IT APPEARS A ROCK DAM IS USED INITIALLY TO DIVERT WATER FROM BIG ELK CREEK INTO A SHORT DITCH. A PUMP IN THE DITCH APPEARS TO BE USED TO CONVEY WATER INTO ANOTHER DITCH SYSTEM. THE ROCK DAM (HEADGATE) APPEARS TO BE IN THE NWSENW SEC 35 TWP 8N RGE 13E WHEATLAND CO. THE PUMP APPEARS TO BE IN THE NESENW SEC 35 TWP 8N RGE 13E WHEATLAND CO.
40A 110021 00	THE TOWNSHIP FOR POINT OF DIVERSION NO. 2 APPEARS TO BE INCORRECT. THE POINT OF DIVERSION APPEARS TO BE IN THE NWSENW SEC 35 TWP 8N RGE 13E WHEATLAND CO.
40A 110021 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: WITH RESPECT TO WATER RIGHT 40A 110021-00, THE WATER USER CAN IRRIGATE NO MORE THAN 103.00 ACRES WITHIN THE LARGER TRACT OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT WHEN THERE IS ONLY WATER AVAILABLE SUFFICIENT TO SATISFY THIS RIGHT; PROVIDED, HOWEVER, THAT THE WATER USER MAY, IN ITS SOLE DISCRETION, SELECT THE PARTICULAR 103.00 ACRE PARCEL OF LAND WITHIN THE LARGER TRACTS OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT TO BE IRRIGATED UNDER THESE CIRCUMSTANCES, WHICH PARCEL, ONCE DESIGNATED, SHALL BE THE ONLY PARCEL IRRIGATED WITH SUCH WATER RIGHT FOR THE BALANCE OF THE IRRIGATION SEASON IN WHICH THE SELECTION WAS MADE.

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Water Right #	Remarks
40A 110026 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110026 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110031 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110031 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110016-00, 40A 110022-00, 40A 110024-00, 40A 110025-00, 40A 110027-00, 40A 110028-00, 40A 110031-00, 40A 145870-00, 40A 145871-00, AND 40A 145875-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110033 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION."A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110033 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110011-00, 40A 110033-00, AND 40A 110034-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921 ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110033 00	BEAR CREEK IS USED AS A NATURAL CARRIER TO DELIVER WATER TO A PORTION OF THE PLACE OF USE.
40A 110034 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110034 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110011-00, 40A 110033-00, AND 40A 110034-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921 ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.

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Water Right #	Remarks
40A 110034 00	BEAR CREEK IS USED AS A NATURAL CARRIER TO DELIVER WATER TO A PORTION OF THE PLACE OF USE.
40A 110038 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 110038 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110017-00, 40A 110019-00, AND 40A 110038-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 110038 00	A PUMP LOCATED ON MONTGOMERY NO. 2 DITCH (IN THE SENWSW 35, T8N, R13E) PUMPS WATER INTO THE WESTERN BRANCH OF THE DITCH TO DELIVER THE WATER TO THE PLACE OF USE.
40A 110038 00	THE POINT OF DIVERSION MAY BE INCOMPLETE. IT APPEARS A PUMP MAY BE INVOLVED. MONTGOMERY DITCH NO. 2 IS USED TO DIVERT WATER FROM BIG ELK CREEK AND A PUMP IN THE DITCH MAY BE USED TO PUMP WATER INTO ANOTHER DITCH WHICH BRANCHES OFF FROM THE MONTGOMERY DITCH NO. 2. THE PUMP APPEARS TO BE IN THE NWSESW SEC 35 TWP 8N RGE 13E WHEATLAND CO.
40A 145870 00	THE MOORE-WILLIAMS AND JOHN CAMPBELL DITCHES CARRY WATER TO BEAR CREEK AND SECONDARY DIVERSIONS OUT OF BEAR CREEK IRRIGATE THE PLACE OF USE.
40A 145870 00	THE PLACE OF USE IN SEC 04 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 6, 7, 10, 11, 12, 13, 14 AND 20. THE PLACE OF USE IN SEC 05 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 15, 16, 17, 18, 19 AND 20.
40A 145870 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION."A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 145870 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110016-00, 40A 110022-00, 40A 110024-00, 40A 110025-00, 40A 110027-00, 40A 110028-00, 40A 110031-00, 40A 145870-00, 40A 145871-00, AND 40A 145875-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 145870 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: WITH RESPECT TO WATER RIGHT 40A 145870-00, THE WATER USER CAN IRRIGATE NO MORE THAN 116.00 ACRES WITHIN THE LARGER TRACT OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT WHEN THERE IS ONLY WATER AVAILABLE SUFFICIENT TO SATISFY THIS RIGHT; PROVIDED, HOWEVER, THAT THE WATER USER MAY, IN ITS SOLE DISCRETION, SELECT THE PARTICULAR 116.00 ACRE PARCEL OF LAND WITHIN THE LARGER TRACTS OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT TO BE IRRIGATED UNDER THESE CIRCUMSTANCES, WHICH PARCEL, ONCE DESIGNATED, SHALL BE THE ONLY PARCEL IRRIGATED WITH SUCH WATER FOR THE BALANCE OF THE IRRIGATION SEASON IN WHICH THE SELECTION WAS MADE.

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Water Right #	Remarks
40A 145871 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 145871 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110016-00, 40A 110022-00, 40A 110024-00, 40A 110025-00, 40A 110027-00, 40A 110028-00, 40A 110031-00, 40A 145870-00, 40A 145871-00, AND 40A 145875-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 145871 00	THE MOORE-WILLIAMS AND JOHN CAMPBELL DITCHES CARRY WATER TO BEAR CREEK AND SECONDARY DIVERSIONS OUT OF BEAR CREEK IRRIGATE THE PLACE OF USE.
40A 145871 00	THE PLACE OF USE IN SEC 04 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 6, 7, 10, 11, 12, 13, 14 AND 20. THE PLACE OF USE IN SEC 05 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 15, 16, 17, 18, 19 AND 20.
40A 145875 00	THE MOORE-WILLIAMS AND JOHN CAMPBELL DITCHES CARRY WATER TO BEAR CREEK AND SECONDARY DIVERSIONS OUT OF BEAR CREEK IRRIGATE THE PLACE OF USE.
40A 145875 00	THE PLACE OF USE IN SEC 04 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 6, 7, 10, 11, 12, 13, 14 AND 20. THE PLACE OF USE IN SEC 05 TWP 06N RGE 13E IS MORE SPECIFICALLY DEFINED AS GOVERNMENT LOTS 15, 16, 17, 18, 19 AND 20.
40A 145875 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 145875 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110016-00, 40A 110022-00, 40A 110024-00, 40A 110025-00, 40A 110027-00, 40A 110028-00, 40A 110031-00, 40A 145870-00, 40A 145871-00, AND 40A 145875-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.

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Water Right #	Remarks
40A 145875 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: WITH RESPECT TO WATER RIGHT 40A 145875-00, THE WATER USER CAN IRRIGATE NO MORE THAN 311.00 ACRES WITHIN THE LARGER TRACT OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT WHEN THERE IS ONLY WATER AVAILABLE SUFFICIENT TO SATISFY THIS RIGHT; PROVIDED, HOWEVER, THAT THE WATER USER MAY, IN ITS SOLE DISCRETION, SELECT THE PARTICULAR 311.00 ACRE PARCEL OF LAND WITHIN THE LARGER TRACTS OF LAND COMPRISING THE PLACE OF USE FOR THIS WATER RIGHT TO BE IRRIGATED UNDER THESE CIRCUMSTANCES, WHICH PARCEL, ONCE DESIGNATED, SHALL BE THE ONLY PARCEL IRRIGATED WITH SUCH WATER RIGHT FOR THE BALANCE OF THE IRRIGATION SEASON IN WHICH THE SELECTION WAS MADE.
40A 198482 00	THE STIPULATION FILED ON FEBRUARY 14, 1997 IN CASE 40A-264 STATES THAT 2.30 CFS (92.00 MINER'S INCHES) ARE DIVERTED THROUGH THE C-J DITCH (NWSENE SECTION 25, T7N, R13E) AND THAT 3.50 CFS (140.00 MINER'S INCHES) ARE DIVERTED THROUGH THE NOBLE DITCH NO. 2 (SENWSW SECTION 34, T7N, R13E).
40A 198482 00	THE STIPULATION FILED ON FEBRUARY 14, 1997 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THIS WATER RIGHT MAY NOT BE DIVERTED THROUGH NOBLE DITCH NO. 2 AFTER JULY 1.
40A 198482 00	THE STIPULATION FILED ON FEBRUARY 14, 1997 IN CASE 40A-264 STATES THAT PARCELS 1, 2, 3, AND 4 ARE IRRIGATED BY WATER DIVERTED THROUGH THE C-J DITCH (NWSENE SECTION 25, T7N, R13E) AND THAT PARCELS 5 AND 6 ARE IRRIGATED BY WATER DIVERTED THROUGH THE NOBLE DITCH NO. 2 (SENWSW SECTION 34, T7N, R13E)
40A 201287 00	ALKALI CREEK IS USED AS A NATURAL CARRIER TO DELIVER THE WATER DIVERTED THROUGH THE E.L. SHUMAKER DITCH TO THE PLACE OF USE.
40A 201287 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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Water Right #	Remarks
40A 201287 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING: THE FOLLOWING INSTRUCTIONS SHALL APPLY TO CLAIMANTS' USE OF THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE FOX REPLACEMENT DITCH IN THE NENESE SEC. 24, 7N, 13E, IN LIEU OF AND SUBSTITUTE FOR THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH IN THE NWSE SEC. 32, 7N, 13E, TO DIVERT AND USE ANY OF THE WATERS COVERED BY THESE RIGHTS, IN ORDER TO PREVENT ANY ADVERSE EFFECT OR INJURY TO THE OTHER WATER USERS ON BIG ELK CREEK AND ITS TRIBUTARIES. (A) THE FLOW RATE AVAILABLE FOR DIVERSION THROUGH AND BY MEANS OF THE FOX REPLACEMENT DITCH TO SATISFY THESE RIGHTS SHALL BE LIMITED TO THE AMOUNT OF WATER AVAILABLE AT THE E. L. SHUMAKER DITCH AS MEASURED AT THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH; (B) WATER DIVERTED BY MEANS OF THE FOX REPLACEMENT DITCH SHALL NOT EXCEED THE CARRYING CAPACITY OF THE EXISTING MEANS OF DIVERSION TO-WIT: A 24 INCH SLIDE GATE AT THE POINT OF DIVERSION AND 24 INCH CORRUGATED METAL PIPE, 20 FEET LONG, SERVING AS A CULVERT IN THE DITCH RUNNING UNDER THE ROAD WHICH RUNS SOUTH OUT OF TWO DOT. (C) THE WATER RIGHTS LISTED BELOW SHALL NOT BE SUBJECT TO CALL TO SATISFY THIS WATER RIGHT: (1) 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, AND 40A 6661-00 (2) 40A 198477-00, 40A 198478-00, 40A 198483-00 (3) 40A 110017-00, 40A 110018-00, 40A 11019-00, 40A 110020-00, 40A 198481-00, AND 40A 110026-00, AND (4) ANY RIGHTS WITH A DATE OF PRIORITY PRIOR TO 1964 OUT OF ANY TRIBUTARY TO BIG ELK CREEK WHICH ENTERS BIG ELK CREEK AT A POINT BETWEEN THE E.L. SHUMAKER DITCH (NWSE SEC. 32, 7N, 13E) AND THE FOX REPLACEMENT DITCH (NENESE SEC. 24, 7N, 13E) INCLUDING BUT NOT LIMITED TO ANY SUCH DIVERSION FROM BEAR CREEK AND CROOKED CREEK.
40A 201287 00	THIS WATER RIGHT INVOLVES TWO RESERVOIRS. TWO DOT RESERVOIR IS ON ALKALI CREEK. EXCESS WATER IMPOUNDED BY THIS DAM FILLS AN OFF STREAM RESERVOIR WEST OF IT (FOX RESERVOIR). WATER IS TRANSFERRED FROM TWO DOT RESERVOIR TO FOX RESERVOIR VIA A SPILLWAY.
40A 201287 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201288 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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Water Right #	Remarks
40A 201288 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201289 00	ALKALI CREEK IS USED AS A NATURAL CARRIER TO DELIVER THE WATER DIVERTED THROUGH THE E.L. SHUMAKER DITCH TO THE PLACE OF USE.
40A 201289 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 201289 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING: THE FOLLOWING INSTRUCTIONS SHALL APPLY TO CLAIMANTS' USE OF THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE FOX REPLACEMENT DITCH IN THE NENESS SEC. 24, 7N, 13E, IN LIEU OF AND SUBSTITUTE FOR THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE F. L. SHUMAKER DITCH IN THE NWSE SEC. 32, 7N, 13E, TO DIVERT AND USE ANY OF THE WATERS COVERED BY THESE RIGHTS, IN ORDER TO PREVENT ANY ADVERSE EFFECT OR INJURY TO THE OTHER WATER USERS ON BIG ELK CREEK AND ITS TRIBUTARIES. (A) THE FLOW RATE AVAILABLE FOR DIVERSION THROUGH AND BY MEANS OF THE FOX REPLACEMENT DITCH TO SATISFY THESE RIGHTS SHALL BE LIMITED TO THE AMOUNT OF WATER AVAILABLE AT THE E. L. SHUMAKER DITCH AS MEASURED AT THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH; (B) WATER DIVERTED BY MEANS OF THE FOX REPLACEMENT DITCH SHALL NOT EXCEED THE CARRYING CAPACITY OF THE EXISTING MEANS OF DIVERSION TO-WIT: A 24 INCH SLIDE GATE AT THE POINT OF DIVERSION AND 24 INCH CORRUGATED METAL PIPE, 20 FEET LONG, SERVING AS A CULVERT IN THE DITCH RUNNING UNDER THE ROAD WHICH RUNS SOUTH OUT OF TWO DOT. (C) THE WATER RIGHTS LISTED BELOW SHALL NOT BE SUBJECT TO CALL TO SATISFY THIS WATER RIGHT: (1) 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, AND 40A 6661-00 (2) 40A 198477-00, 40A 198482-00, AND 40A 198483-00 (3) 40A 110017-00, 40A 110018-00, 40A 11019-00, 40A 110020-00, 40A 198481-00, 40A 110018-00, 40A 110019-00, 40A 110020-00, AND 40A 110017-00, AND 40A 110026-00, AND (4) ANY RIGHTS WITH A DATE OF PRIORITY PRIOR TO 1964 OUT OF ANY TRIBUTARY TO BIG ELK CREEK WHICH ENTERS BIG ELK CREEK AT A POINT BETWEEN THE E. L. SHUMAKER DITCH (NENESS SEC. 24, 7N, 13E) INCLUDING BUT NOT LIMITED TO ANY SUCH DIVERSIONS FROM BEAR CREEK AND CROOKED CREEK.
40A 201289 00	THIS WATER RIGHT INVOLVES TWO RESERVOIRS. TWO DOT RESERVOIR IS ON ALKALI CREEK. EXCESS WATER IMPOUNDED BY THIS DAM FILLS AN OFF STREAM RESERVOIR WEST OF IT (FOX RESERVOIR). WATER IS TRANSFERRED FROM TWO DOT RESERVOIR TO FOX RESERVO VIA A SPILLWAY.

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Water Right #	Remarks
40A 201289 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201290 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 201290 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201290-00, 40A 201291-00, AND 40A 201295-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201291 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 201291 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201290-00, 40A 201291-00, AND 40A 201295-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201292 00	ALKALI CREEK IS USED AS A NATURAL CARRIER TO DELIVER THE WATER DIVERTED THROUGH THE E.L. SHUMAKER DITCH TO THE PLACE OF USE.
40A 201292 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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Water Right #	Remarks
40A 201292 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING: THE FOLLOWING INSTRUCTIONS SHALL APPLY TO CLAIMANTS' USE OF THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE FOX REPLACEMENT DITCH IN THE NENESE SEC. 24, 7N, 13E, IN LIEU OF AND SUBSTITUTE FOR THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH IN THE NWSE SEC. 32, 7N, 13E, TO DIVERT AND USE ANY OF THE WATERS COVERED BY THESE RIGHTS, IN ORDER TO PREVENT ANY ADVERSE EFFECT OR INJURY TO THE OTHER WATER USERS ON BIG ELK CREEK AND ITS TRIBUTARIES. (A) THE FLOW RATE AVAILABLE FOR DIVERSION THROUGH AND BY MEANS OF THE FOX REPLACEMENT DITCH TO SATISFY THESE RIGHTS SHALL BE LIMITED TO THE AMOUNT OF WATER AVAILABLE AT THE E. L. SHUMAKER DITCH AS MEASURED AT THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH; (B) WATER DIVERSION FOR THE E. L. SHUMAKER DITCH; (B) WATER DIVERSION TO-WIT: A 24 INCH SLIDE GATE AT THE POINT OF DIVERSION AND 24 INCH CORRUGATED METAL PIPE, 20 FEET LONG, SERVING AS A CULVERT IN THE DITCH RUNNING UNDER THE ROAD WHICH RUNS SOUTH OUT OF TWO DOT. (C) THE WATER RIGHTS LISTED BELOW SHALL NOT BE SUBJECT TO CALL TO SATISFY THIS WATER RIGHT: (1) 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, AND 40A 40A 40A 40A 40A 198478-00, 40A 198479-00, 40A 198480-00, 40A 198477-00, 40A 110018-00, 40A 110018-00, 40A 110020-00, AND 40A 110021-00, AND 40A 110026-00, AND (4) ANY RIGHTS WITH A DATE OF PRIORITY PRIOR TO 1964 OUT OF ANY TRIBUTARY TO BIG ELK CREEK WHICH ENTERS BIG ELK CREEK AT A POINT BETWEEN THE E. L. SHUMAKER DITCH (NWSE SEC. 32, 7N, 13E) INCLUDING BUT NOT LIMITED TO ANY SUCH DIVERSIONS FROM BEAR CREEK AND CROOKED CREEK.
40A 201292 00	THIS WATER RIGHT INVOLVES TWO RESERVOIRS. TWO DOT RESERVOIR IS ON ALKALI CREEK. EXCESS WATER IMPOUNDED BY THIS DAM FILLS AN OFF STREAM RESERVOIR WEST OF IT (FOX RESERVOIR). WATER IS TRANSFERRED FROM TWO DOT RESERVOIR TO FOX RESERVOIR VIA A SPILLWAY.
40A 201292 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201293 00	ALKALI CREEK IS USED AS A NATURAL CARRIER TO DELIVER THE WATER DIVERTED THROUGH THE E.L. SHUMAKER DITCH TO THE PLACE OF USE.
40A 201293 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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40A 201293 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING: THE FOLLOWING INSTRUCTIONS SHALL APPLY TO CLAIMANTS' USE OF THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE FOX REPLACEMENT DITCH IN THE NENESE SEC. 24, 7N, 13E, IN LIEU OF AND SUBSTITUTE FOR THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH IN THE NWSE SEC. 32, 7N, 13E, TO DIVERT AND USE ANY OF THE WATERS COVERED BY THESE RIGHTS, IN ORDER TO PREVENT ANY ADVERSE EFFECT OR INJURY TO THE OTHER WATER USERS ON BIG ELK CREEK AND ITS TRIBUTARIES. (A) THE FLOW RATE AVAILABLE FOR DIVERSION THROUGH AND BY MEANS OF THE FOX REPLACEMENT DITCH TO SATISFY THESE RIGHTS SHALL BE LIMITED TO THE AMOUNT OF WATER AVAILABLE AT THE E. L. SHUMAKER DITCH AS MEASURED AT THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH; (B) WATER DIVERTED BY MEANS OF THE FOX REPLACEMENT DITCH SHALL NOT EXCEED THE CARRYING CAPACITY OF THE EXISTING MEANS OF DIVERSION TO-WIT: A 24 INCH SLIDE GATE AT THE POINT OF DIVERSION AND 24 INCH CORRUGATED METAL PIPE, 20 FEET LONG, SERVING AS A CULVERT IN THE DITCH RUNNING UNDER THE ROAD WHICH RUNS SOUTH OUT OF TWO DOT. (C) THE WATER RIGHTS LISTED BELOW SHALL NOT BE SUBJECT TO CALL TO SATISFY THIS WATER RIGHT: (1) 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, AND 40A 6661-00 (2) 40A 1984877-00, 40A 198478-00, 40A 198489-00, 40A 198480-00, 40A 198481-00, 40A 110018-00, 40A 110018-00, 40A 110020-00, 40A 110021-00, AND 40A 110020-00, AND 40A 110021-00, AND 40A 110020-00, AND 40A 110020-00, AND 40A 110020-00, AND 40A 110020-00, AND 50E C. 32, 7N, 13E) AND THE FOX REPLACEMENT DITCH (NWSE SEC. 32, 7N, 13E) AND THE FOX REPLACEMENT DITCH (NENESE SEC. 24, 7N, 13E) AND THE FOX REPLACEMENT DITCH (NENESE SEC. 24, 7N, 13E) AND THE FOX REPLACEMENT DITCH (NENESE SEC. 24, 7N, 13E) AND THE FOX REPLACEMENT DITCH
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40A 201293 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201294 00	ALKALI CREEK IS USED AS A NATURAL CARRIER TO DELIVER THE WATER DIVERTED THROUGH THE E.L. SHUMAKER DITCH TO THE PLACE OF USE.
40A 201294 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.

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Water Right #	Remarks
40A 201294 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING: THE FOLLOWING INSTRUCTIONS SHALL APPLY TO CLAIMANTS' USE OF THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE FOX REPLACEMENT DITCH IN THE NENESE SEC. 24, 71, 13E, IN LIEU OF AND SUBSTITUTE FOR THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH IN THE NWSE SEC. 32, 7N, 13E, TO DIVERT AND USE ANY OF THE WATERS COVERED BY THESE RIGHTS, IN ORDER TO PREVENT ANY ADVERSE EFFECT OR INJURY TO THE OTHER WATER USERS ON BIG ELK CREEK AND ITS TRIBUTARIES. (A) THE FLOW RATE AVAILABLE FOR DIVERSION THROUGH AND BY MEANS OF THE FOX REPLACEMENT DITCH TO SATISFY THESE RIGHTS SHALL BE LIMITED TO THE AMOUNT OF WATER AVAILABLE AT THE E. L. SHUMAKER DITCH AS MEASURED AT THE POINT OF DIVERSION AND MEANS OF DIVERSION FOR THE E. L. SHUMAKER DITCH: (B) WATER DIVERTED BY MEANS OF THE FOX REPLACEMENT DITCH SHALL NOT EXCEED THE CARRYING CAPACITY OF THE EXISTING MEANS OF DIVERSION TO-WIT: A 24 INCH SLIDE GATE AT THE POINT OF DIVERSION AND 24 INCH CORRUGATED METAL PIPE, 20 FEET LONG, SERVING AS A CULVERT IN THE DITCH RUNNING UNDER THE ROAD WHICH RUNNS SOUTH OUT OF TWO DOT. (C) THE WATER RIGHTS LISTED BELOW SHALL NOT BE SUBJECT TO CALL TO SATISFY THIS WATER RIGHT: (1) 40A 5024-00, 40A 5025-00, 40A 5026-00, 40A 5027-00, AND 40A 6661-00 (2) 40A 198477-00, 40A 198478-00, 40A 198479-00, 40A 198480-00, 40A 198481-00, 40A 110018-00, 50B CALL TO SATISFY THIS WATER RIGHTS WITH A DATE OF PRIORITY PRIOR TO 1964 OUT OF ANY TRIBUTARY TO BIG ELK CREEK WHICH ENTERS BIG ELK CREEK AT A POINT BETWEEN THE E. L. SHUMAKER DITCH (NENESE SEC. 32, 7N, 13E) NND THE FOX REPLACEMENT DITCH (NENESE SEC. 24, 7N, 13E) INCLUDING BUT NOT LIMITED TO ANY SUCH DIVERSIONS FROM BEAR CREEK AND CROOKED CREEK.
40A 201294 00	THIS WATER RIGHT INVOLVES TWO RESERVOIRS. TWO DOT RESERVOIR IS ON ALKALI CREEK. EXCESS WATER IMPOUNDED BY THIS DAM FILLS AN OFF STREAM RESERVOIR WEST OF IT (FOX RESERVOIR). WATER IS TRANSFERRED FROM TWO DOT RESERVOIR TO FOX RESERVOIR VIA A SPILLWAY.
40A 201294 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201287-00, 40A 201288-00, 40A 201289-00, 40A 201292-00, 40A 201293-00, AND 40A 201294-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 201295 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 201295 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: WATER RIGHTS 40A 198477-00 AND 40A 198480-00 WERE HISTORICALLY DIVERTED FROM BIG ELK CREEK BETWEEN THE POINT OF DIVERSION KNOWN AS THE SHUMAKER-MOORE DITCH ON THE SOUTH BORDER OF SECTION 35, T7N, R13E AND THE CURRENT POINT OF DIVERSION ON THE EAST BANK OF BIG ELK CREEK, KNOWN AS THE SANFORD MOORE DITCH, IN THE NENESE SECTION 24, T7N, R13E. THE ABOVE-DESIGNATED RIGHTS, THEREFORE, ARE NOT SUBJECT TO CALL TO SATISFY WATER RIGHT 40A 201295-00.

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Water Right #	Remarks
40A 201295 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 201290-00, 40A 201291-00, AND 40A 201295-00. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 205268 00	CROOKED CREEK IS USED AS A NATURAL CARRIER TO DELIVER WATER FROM HILINE DITCH.
40A 211043 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 211043 00	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.
40A 211043 00	WATER IS PUMPED INTO UPPER MONTGOMERY NO. 3 DITCH.
40A 211043 00	THE POINT OF DIVERSION MAY BE INCOMPLETE. IT APPEARS A ROCK DAM IS USED INITIALLY TO DIVERT WATER FROM BIG ELK CREEK INTO A SHORT DITCH. A PUMP IN THE DITCH APPEARS TO BE USED TO CONVEY WATER INTO ANOTHER DITCH SYSTEM. THE ROCK DAM (HEADGATE) APPEARS TO BE IN THE NWSENW SEC 35 TWP 8N RGE 13E WHEATLAND CO. THE PUMP APPEARS TO BE IN THE NESENW SEC 35 TWP 8N RGE 13E WHEATLAND CO.
40A 211586 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211588 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211589 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211590 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211591 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211595 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.

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Water Right #	Remarks
40A 211599 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211601 00	WATER DIVERTED FROM BIG ELK CREEK IS CONVEYED TO BEAR CREEK AND CROOKED CREEK WHICH ARE USED AS A NATURAL CARRIERS TO MULTIPLE SECONDARY POINTS OF DIVERSION.
40A 211602 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA A ROCK DAM INTO A DITCH. THE DITCH CONVEYS WATER A SHORT DISTANCE TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NESENW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 211602 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA MONGOMERY DITCH NO. 2 WHICH CONVEYS WATER TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NWSESW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 211603 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA A ROCK DAM INTO A DITCH. THE DITCH CONVEYS WATER A SHORT DISTANCE TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NESENW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 211603 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA MONGOMERY DITCH NO. 2 WHICH CONVEYS WATER TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NWSESW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 211604 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA A ROCK DAM INTO A DITCH. THE DITCH CONVEYS WATER A SHORT DISTANCE TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NESENW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 211604 00	WATER DIVERTED FROM BIG ELK CREEK IS DIVERTED VIA MONGOMERY DITCH NO. 2 WHICH CONVEYS WATER TO A SECONDARY POINT OF DIVERSION (A PUMP) IN THE NWSESW SEC 35 TWP 8N RGE 13E WHEATLAND COUNTY.
40A 30002022	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 SPECIFIES THE ADDITION OF THE FOLLOWING REMARK: "FOR PURPOSES OF ENFORCING THE BIG ELK DECREE, THE MEANS OF DIVERSION OF ALL PARTIES SHALL BE LIMITED TO THE CARRYING CAPACITY OF THE DITCHES AT THE POINT OF DIVERSION EXISTING AS OF THE DATE OF THIS STIPULATION." A COPY OF EACH PARTY'S STATEMENT HAS BEEN ADDED TO THAT PARTY'S CLAIM FILES.
40A 30002022	THE STIPULATION FILED ON FEBRUARY 11, 2002 IN CASE 40A-264 INCLUDES THE FOLLOWING PROVISION: THE DIVERTED FLOW OF THE WATER RIGHTS LISTED BELOW MAY BE MARSHALED BETWEEN AND AMONG THE VARIOUS PLACES OF USE AND POINTS OF DIVERSION OF ANY OF THESE RIGHTS SO LONG AS SUCH MARSHALING DOES NOT ADVERSELY AFFECT ANY OTHER WATER RIGHT AND SO LONG AS THESE RIGHTS ARE HELD BY A COMMON OWNER: 40A 110018-00, 40A 110020-00, 40A 110021-00, 40A 110026-00, 40A 211043-00, AND 40A 30002022. IN THE EVENT THAT THE FLOW IN BIG ELK CREEK AND ITS TRIBUTARIES IS INSUFFICIENT TO SATISFY THE WATER RIGHTS HAVING A PRIORITY DATE PRIOR TO JULY 1, 1921, ALL RIGHTS TO MARSHAL WATER RIGHTS SHALL IMMEDIATELY CEASE.

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