PART I.
CHAPTER III.
INSTRUCTIONS FOR PREPARING SURFACE WATER
APPLICATION FORMS

Section 1. General Requirements.

a. Applications as filed will become a part of the permanent records in the State Engineer's Office. Only one application form need be filed for each proposed water right filing since a copy will be made and returned to the applicant after it has either been approved or rejected by the State Engineer. Application forms must not be folded or defaced by crossing out or erasing any printed matter, or by pasting sheets of paper over the printed matter. All forms should be neatly and accurately prepared, using a typewriter where possible. Forms which have been neatly lettered with black waterproof ink will be accepted. A black ink ball-point pen may be used for signatures. Whether the form is handwritten or typed, copy should be dark enough to be easily reproduced and microfilmed. Any copy that is not reproducible will be returned to the applicant and a substitute application will be requested.

b. All applications must be signed by the applicant or his agent, whose name must appear the same in Item 2 of the application as in the signature of declaration. In an application where several individuals are joint applicants, one applicant must be designated as agent to receive and file notices.

c. If the Water Division Number or the District Number is unknown, leave these spaces blank and they will be completed in the State Engineer's Office.

Section 2. Application Form for Original Water Right. Original water right applications should be submitted on Form S.W. 1; copies of which are available at the State Engineer's Office. The following sections identify the questions and outline the method for answering them.

a. NAME OF FACILITY -- Use a short, distinctive name. If numerals are used to identify facilities of the same general name, they should be stated as follows: "Brown No. 1 Ditch or Brown No. 2 Ditch". To designate a sprinkler irrigation system, a name such as "Vore Sprinkler Irrigation System" (No. 1 or No. 2, etc., if applicable) may be used.

NOTE: In special cases where diversion is to be made from a new source of supply but utilize existing facilities, the facility name should not be changed. The new point of diversion should be identified as a hyphenated name following the name of the original facility. For example: If a new diversion is to be made out of Cherry Creek into an existing Smith Ditch diverting from another source, the diversion should be entitled "Smith Ditch - Cherry Creek Diversion" with a proper tie to the new diversion point. File on Form S.W. 1. Show complete Smith Ditch and all existing lands under Smith Ditch, including lands under this ap-
PART I.

Application. A signed Consent to Enlarge Statement is required. Treat as an application for enlargement in all respects except Form S.W. 1 must be used.

b. ITEM 1 -- "The name(s) and complete mailing address(es) of the applicant(s) is/are . . . ." -- Include all parties having an interest in the application, and give the complete mailing address of each applicant. Ordinarily the same names should be used as those shown on the deed to the lands involved. If lands proposed to be irrigated or on which beneficial use of water is to be made are State lands, the State Board of Land Commissioners, State Capitol Building, Cheyenne, Wyoming, 82002, must be named as co-applicant.

c. ITEM 2 -- If more than one applicant is shown, designate one as agent to receive and file the notices of commencement, completion and beneficial use of water.

d. ITEM 3 -- "The use to which the water is to be applied is . . . ." -- This item should show the immediate beneficial use that is being applied for.

(1) It is the general policy of the State Engineer to grant permits for direct flow diversions for only one beneficial use. The practice of filing applications containing a number of beneficial uses causes endless confusion and usually the additional uses are never developed and remain on the records in an indeterminate status. With the exception of the combination of irrigation and stock purposes, applications should be filed for a single beneficial purpose.

(2) In the event that it becomes necessary to file an application with a number of beneficial uses, the following policy is instituted by this Manual: "If more than one beneficial use of water is applied for, the location and ownership of the point of use for all proposed beneficial uses must be shown in Item 10 of the application and the details of the facilities used to divert and convey the appropriation must be shown on the map in sufficient detail to allow the State Engineer to establish the amount of appropriation. In multiple use applications, stock and domestic purposes are limited to 0.056 cubic feet per second or the capacity of the pipeline, whichever is the lesser amount.

(3) The following categories of beneficial use are established and defined:

(a) Irrigation use is the irrigation of any lands for agricultural purposes not included in the definition of domestic use.

(b) Municipal use is water used within a municipality. (Water used within non-municipal subdivisions, trailer courts, etc., is not considered to be municipal use.)

(c) Industrial use includes water used in oil field secondary recovery operations, industrial processing, mining and other more
or less permanent industrial uses.

(d) Domestic use is defined as household use and the watering of lawns and gardens for non-commercial family use, where the area to be irrigated does not exceed one (1) acre.

(e) Stock use is the normal watering of livestock. If feed lot operations are involved, the use should be designated as "Miscellaneous" and then described in detail in the application.

(f) Miscellaneous uses consist of any other beneficial uses not previously described. This would include, but is not limited to, use of water for trailer courts, campgrounds, temporary drilling or other temporary industrial purposes, automobile service stations, motels and subdivision developments. NOTE: If the use is described as "Miscellaneous", the use must be described completely and accurately.

e. ITEM 4 -- "The source of the proposed appropriation is . . . ." -- Give the name of the source from which the water is to be diverted, and the names of the various tributaries into which it flows. This procedure should be carried out until a main stream is reached. For example: "Nash Fork, tributary of North Fork Little Laramie River, tributary of Little Laramie River, tributary of Laramie River, tributary of North Platte River." Be sure to use the correct names for all streams. If in doubt as to the correct name, refer to the "Tabulation of Adjudicated Water Rights" compiled by the State Board of Control, or write to the State Engineer requesting information.

f. ITEM 5 -- "The point of diversion of the proposed works is located . . . ." -- Show a tie by course and distance from the nearest corner of the public land survey. For example: "N. 45° 10' E., 450 feet distant from the southwest corner of Section 8, T.12N., R.79W., and is in the SW¼SW¼ of Section 8, T.12N., R.79W."

(1) Corners of lots or tracts in resurveyed townships may be used. If the point of diversion is in a lot or tract, the location should be described accordingly.

(2) If several points of diversion for an appropriation will be made from the same source, as in the case of a movable sprinkler irrigation facility, show the first point of diversion under Item 4 with a notation to see "REMARKS" for additional points of diversion. All other points of diversion should then be listed under "REMARKS". For example: "Pump Site No. 2 - N. 45° 00' E., 450 feet from the southwest corner of Section 8, T.12N., R.79W., and is in the SW¼SW¼, Section 8, T.12N., R.79W.; Pump Site No. 3," etc.

g. ITEM 6 -- "Are any of the lands crossed by the proposed facility owned by the State or Federal Government? If so, describe lands and indicate whether State or Federally owned." -- This requirement is made necessary as the result of a memorandum of understanding between the State Engineer's Office and agencies administering Federal and State lands.
PART I.

h. ITEM 7 -- "The carrying capacity of the ditch, canal, pipeline or other facility at the point of diversion is ... ." -- The amount shown should agree with the capacity shown on the map accompanying the application. Capacity must be shown in cubic feet per second.

i. ITEM 8 -- This item is a statutory requirement. The map accompanying the application is a part of the application and subject to the actions taken on the application. The State Engineer, by a specific condition to the issuance of a permit, may require the later filing of detailed construction plans. In order to simplify the application, a great deal of data is placed on the map rather than on the printed form.

j. ITEM 9 -- Under this item, the applicant should specify, for the benefit of the State Engineer, the amount of time he will require to commence and complete construction and make a beneficial use of the water. Many small projects may be completed within one year.

NOTE: Upon approval of an application for a permit, the maximum time which can be granted by the State Engineer is 5 years; however, time limits set by the State Engineer may be extended for good cause shown if written request is made before the expiration date set forth in the permit.

k. ITEM 10 -- "The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 40-acre subdivision. Designate ownership of land, Federal, State or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 40-acre subdivision and owner." -- See the sample application on page 16 for the proper way to complete this item.

(1) In case the lands to be irrigated are too extensive to be tabulated in the space provided on the application, they should be tabulated on special land description forms. These blank forms may be obtained from the State Engineer's Office. (See example on pages 17 and 18.)

(2) A sample application for irrigation (original and supplemental water right), stock and domestic use, is provided on pages 15 and 16. Item 10 of the sample application illustrates the method to be used in detailing several types and places of use. Most applications will refer to only a single type and place of use. In designating such uses, use only those examples that apply to the particular situation.

Section 3. Secondary Permits.

a. A secondary permit is a permit to divert and appropriate the water stored in a reservoir for beneficial purposes. When water is once impounded in a reservoir, it is considered as stored water, and a secondary permit may be secured in order to attach the use of the stored water to the purpose desired. Unallocated stored water may be used on any lands or exchanged for direct flow, or otherwise applied to such beneficial use as authorized by the reservoir permit.
PART I.

b. An application for secondary permit is made on the same form as an application for original water right -- Form S.W. 1. The words "SECONDARY APPLICATION" should be inserted just above the name of the Facility on the first page of the application form.

c. The secondary application is filled out in the same manner as an original water right application (see Section 2 of this Chapter), with the following exceptions:

(1) NAME OF FACILITY -- If the conveying facility is an existing ditch, use the name now of record; otherwise assign an appropriate name.

(2) ITEM 4 -- "The source of the proposed appropriation is . . . ." -- The name of the reservoir, its permit number, and the source of supply for the reservoir should be shown. For example: "Water stored in Model Reservoir, Permit No. 100 Res., supplied from South Fork of Wyoming Creek, tributary of Wyoming Creek, tributary of Green River".

(3) ITEM 10 -- "The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 40-acre subdivision. Designate ownership of land, Federal, State or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 40-acre subdivision and owner." -- See the sample application on page 20 for the proper way to complete this item.

(4) A form "Allocation of Interest and Capacity in Reservoir" must be completed and attached to the secondary application. A sample allocation form is shown on page 21. Blank allocation forms may be obtained from the State Engineer's Office.


a. An application for a supplemental supply water right is filed for the purpose of obtaining a permit for the right to use supplemental water from a new direct flow source of supply for lands which already have an appropriation of water from a primary direct flow source. The original and each supplemental supply must divert from distinctly different sources. A permit for a supplemental supply water right may be obtained when the water supply from the original source of supply is insufficient to provide the statutory appropriation.

b. In the administration of such combined appropriations, the appropriator is required to first use water from his original source. When the available supply of water from the original source is less than the maximum amount allowed by State law, then the supplemental supply may be used to augment the original supply. In the case of more than one supplemental supply appropriation, the augmentation water from the different sources must be used in sequence of the priorities of the appropriation; i.e., earliest priority first, etc. The appropriator is limited to the maximum statutory amount of water regardless of the number of sources from which
such water is being diverted.

c. Supplemental supply applications may be submitted on either Form S.W. 1 or Form S.W. 2, depending on whether a new or existing facility is involved. The application and map should be completed in the same manner as original and enlargement applications (see Sections 2 and 5 of this Chapter), with the following exception:

(1) ITEM 10 -- "The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 40-acre subdivision. Designate ownership of land, Federal, State or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 40-acre subdivision and owner." -- The listing of lands to be covered by supplemental supply rights should be preceded by a statement such as:

"Supplemental supply is desired for the irrigation of the following described lands, which have an original supply under Permit No. 110, through the Model Ditch, from Wyoming Creek."

(2) All lands with an original supply for which a supplemental supply is requested, must be identified by original supply and ditch. See the sample application on page 15 for the proper way to complete this item.

Section 5. Municipal, Industrial, Stock Watering, Domestic, or Other Types of Applications. For applications of this nature, use either Form S.W. 1 or Form S.W. 2, and complete the forms in the manner described in Sections 2 and 5 of this Chapter, with the following exception:

a. ITEM 10 -- "The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 40-acre subdivision. Designate ownership of land, Federal, State or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 40-acre subdivision and owner." -- Indicate the subdivisions where the proposed beneficial use of water will be made, and indicate here the facilities to be served, etc. See the sample application on page 16 for the proper way to complete this item.

Section 6. Springs.

a. If the source of supply is a spring, a diversion of the water from the spring must be made through an artificial means of conveyance to the point of beneficial use. This may be done by a ditch, pipeline, or other conduit; and in the case of stock watering, the water may be made available to livestock in ponds, troughs, or tanks.

b. The cleaning out and protection of a spring from contamination does not constitute a diversion, but may be done in connection with a diversion if necessary.
PART I.

c. Under certain conditions, a spring may qualify as a ground water development. If the flow from the spring does not exceed 25 g.p.m. (0.056 CFS) and is for stock or domestic purposes only, the ground water application procedure may be used. Springs flowing in excess of 25 g.p.m. (0.056 CFS) for stock purposes only may be filed under special provisions of the law, set forth in Chapter VI, Section 8, page 49 of this Manual.

Section 7. Dike Spreader System.

a. An application for a permit to use water through a dike spreader system should be completed in the same manner as an application for a direct flow diversion.

b. Some method must be provided for water regulation and administration of the system, since if no outlet works are installed in the dikes, then all water going through the system will have to irrigate the land in the process and could thereby injure downstream prior rights.

c. Each system will have to be considered separately to see if supplemental supply will have to be filed for any of the lands within the system.

d. If the system diverts water from more than one source, a separate application will be required for each different source.

e. The map accompanying the application or applications must show:

   (1) A head gate tie to the upstream point of diversion (first dam which diverts the water from its natural course).

   (2) The physical location of each spreader dam.

   (3) The area to be irrigated in each 40-acre tract.

   (4) The flow of the water through the system should be indicated by directional arrows.

   (5) A cross-section of a typical spreader dam with appropriate dimensions and outlet works.

   (6) A table showing dimensions of each spreader dam over 5 feet in height, must be furnished.

   (7) Facilities and lands under all existing appropriations located within each 40-acre subdivision or portion thereof which is to be irrigated by this system.

   (8) Due to the many variables applicable to the physical requirements of this type of a facility, the map must show sufficient details of the system so that its overall function may be readily understood. Notes may be placed on the drawing to clarify complex portions
of the system.

(9) All spreader dike systems issued permits by the State Engineer will be subject to the following condition:

"In the event of a request for regulation in the drainage in which the spreader dike system is located, the applicant may be required to install a structure at the principal diversion dam which would make it possible to adequately control and regulate the amount of water diverted at that point, and to pass any water to which the applicant is not entitled on downstream."

Section 8. Enlargement Applications. If an applicant desires to utilize an existing ditch, pipeline, or other facility established previously by a permit issued by the State Engineer, for the purpose of irrigating additional area or for increased use for other purposes, an application should be submitted to the State Engineer on an Enlargement Application Form -- Form S.W. 2. The requirements listed previously for filling out original water right application forms (see Section 2 of this Chapter) apply also to the Enlargement Application Forms, with the following exceptions:

a. NAME OF FACILITY TO BE ENLARGED -- Identify the enlargement as "First Enlargement of the Model Ditch" or "Second Enlargement of the Model Ditch" or "Smith Enlargement of the Model Ditch". Use the same name for the ditch or other facility as shown on the records on file in the State Engineer's Office.

b. ITEM 5(a) -- "The head gate of the facility to be enlarged is located . . . ." -- This information must be identical to the current data of record.

c. ITEM 5(b) -- "Said facility has . . . ." -- This information must be identical to the current data of record.

d. ITEM 5(c) -- "Lands irrigated under said facility are described in Permit Nos. . . . ." -- List all appropriations, including territorial appropriations, adjudicated permits, valid permits, and pending applications. This includes all rights for irrigation, original, supplemental, or secondary supplies; reservoir supplies; etc.

e. ITEM 6 -- "If the enlarged or extended portion of the proposed facility is located on lands owned by the State or Federal Government, describe lands and indicate whether State or Federally owned." This requirement is made necessary as the result of a memorandum of understanding between the State Engineer's Office and agencies administering Federal and State lands.

f. ITEM 7(a) -- If the proposed enlargement will require a physical extension of the ditch, a location of the beginning of the extension should
PART I.

be given by course and distance from the nearest corner of the public land survey, and the 40-acre subdivision in which the extension begins should be indicated. If no physical extension of the ditch to be enlarged will be required, this item need not be filled out.

b. ITEM 7(b) -- This item should be completed if a physical enlargement is made to enable the ditch to carry a larger appropriation.

c. The applicant should secure the written consent of the sole owner or owners of the facility, agreeing to the proposed enlargement. The granting of a permit by the State Engineer to enlarge a facility does not grant the permittee any right to use the property of another, but is merely a permit to appropriate water. If it is impossible to secure the consent of the sole owner or owners of the facility, to the proposed enlargement, this fact should be stated under "CONSENT TO ENLARGE". For sample application, see pages 22 and 23.
STATE OF WYOMING
OFFICE OF THE STATE ENGINEER
APPLICATION FOR PERMIT TO APPROPRIATE SURFACE WATER

THIS SECTION IS NOT TO BE FILLED IN BY APPLICANT

THE STATE OF WYOMING,  
STATE ENGINEER'S OFFICE  

Filing/Priority Date  
SS.  

This instrument was received and filed for record on the day of , A.D.  
19 , at o'clock M.  

State Engineer  

Recorded in Book of Ditch Permits, on Page  
Per Paid $ , Map Filed  

WATER DIVISION NO.  
DISTRICT NO.  

PERMIT NO.  

SAMPLE APPLICATION FOR ORIGINAL, SUPPLEMENTAL, STOCK AND DOMESTIC WATER RIGHTS  
(Use Form S.W. 2 if an original ditch is to be enlarged)

NAME OF FACILITY  
SMITH NO. 1 DITCH

1. The name(s) and complete mailing address(es) of the applicant(s) are:  

J. Maude H. Doe  
2. Earl Doe  

1. Route #1, Newcastle, Wyoming  
82701  

2. Hay Springs, Nebraska 69347

5. Name & address of agent (to receive correspondence and notices)  

Earl Doe  

Hay Springs, Nebraska 69347

(b) If more than one beneficial use of water is applied for, the location and ownership of the point of use must be shown in the maps in sufficient detail to allow the State Engineer to establish the amount of appropriation. In multiple use applications, stock and domestic purposes are limited to 8,086 cubic feet per second.

6. The source of the proposed appropriation is South Fork Cheyenne River, which is a tributary of Cheyenne River

7. The point of diversion of the proposed works is located on the NW quarter of section 15, T. 40 N., R. 61 W., and is in the  

Creek of Section 15, T. 40 N., R. 61 W.  

NORTH: Where multiple points of diversion are used, list under "REMARKS"

6. Are all of the lands crossed by the proposed facility owned by the State or Federal Government? If so, describe lands and indicate whether State or Federally owned.

State land - Section 36, T.40N., R.61W.  
Federal land - All of Section 22, T.40N., R.61W.

7. The capacity of the ditch, canal, pipeline or other facility at the point of diversion is 58.24 cubic feet per second.

8. The accompanying map is prepared in accordance with the State Engineer's Manual of Regulations and Instructions for filing applications and is hereby declared a part of this application. The State Engineer may require the filing of detailed construction plans.

9. The estimated time required for commencement of work is 1 year, for completion of construction is 2 years, and to complete the application of water to the beneficial uses stated in this application is 3 years.

Permit No.  

NOTE: This information is for the benefit of the State Engineer in setting the expiration dates for commencement of work, completion of construction and completion of beneficial use of water.)
PART I.

10. The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 40-acre subdivision. Designate ownership of land, federal, state or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 40-acre subdivision and owner.

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<th>SW 4</th>
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NOTE: For the proper way to complete Item 10 for Original, Supplemental, Stock, Domestic Water Rights, see tabulation on pages 17 and 18 of this manual.

Number of acres to receive original supply

Number of acres to receive supplemental supply

Total Number of acres to be irrigated

REMARKS

(List multiple points of diversion for sprinkler systems in this section with reference under Item No. 5, Page 1.)

(All unusual circumstances not fully covered by Items 1 through 10 must be explained in detail in this section.)

Stock use will be made at point indicated above by diversion of a short lateral from the main ditch to stock tanks. Domestic use will be by pumping from the main ditch to the ranch home and other ranch buildings in the subdivision indicated. (Entire system is shown on the filing map accompanying this application.)

Under penalties of perjury, I declare that I have examined this application and to the best of my knowledge and belief, it is true, correct and complete.

Earl Doe

January 6, 1968

Signature of Applicant or Agent

Date
# PART 1.

SAMPLE FORM TO FOLLOW IN COMPLETING ITEM 10 OF APPLICATION

FORMS S.W. 1 AND S.W. 2 FOR DIFFERENT TYPES OF

## USE

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| Sample Item 10 for applications for irrigation, original supply, and supplemental supply.

Applications for original supply use should be completed as follows:

Original supply for the following lands:

Patented lands - Henry Petersen

<table>
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<th>11N</th>
<th>16S</th>
<th>14</th>
<th>14</th>
<th>16</th>
<th>7</th>
<th>37</th>
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</thead>
</table>

Application for supplemental supply use should be completed as follows:

Supplemental supply for the following lands having an original supply under Permit No. 1054, Blue Ditch, from Thompson Creek

Patented Lands - George Henderson

| 11N | 18S | 14 | 16 | 12 | 46 |

Original supply total acres: 37
Total original + supplemental: 83

Sample Item 10 for uses other than irrigation.

24N 57W 19 X point of use

X = Point of Use
For domestic, stock, etc. purposes only at the point of use described above or to exceed 0.056 CFS for each point of use or uses. Applicant is the owner of the land described at the point of use.

24N 6W 18 X point of use

X = Point of Use (MISCELLANEOUS USE)
Water will be used only at the locations described above for drinking purposes, fire protection and sanitary purposes not to exceed 0.00 CFS. Applicant is the owner of the land described as points of use, to trailers-dwellings, etc., to be supplied by this water right.
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<tr>
<td>11N 57W 17</td>
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<td>(point of use -- Dorman Federal Well #1)</td>
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For oil well drilling purposes only at the location described above not to exceed 0,000,000 gallons total appropriation for 00 number of days.

Sample Item 10 for applications for reservoir supply and secondary supply.

Reservoir supply ditch for Manny Reservoir, Permit No. 0000 Res.

Secondary supply of 17 acre-feet of water stored in the Manke Reservoir, Permit No. 571 Res., for the following lands having an original supply under the East Manke Ditch, Permit No. 20548 from Alkali Creek

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Sample Item 10 for highway or railroad construction purposes.

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For highway-railroad construction purposes at the right-of-way locations described above not to exceed a total of 0,000,000 gallons for all purposes.

Proper method of describing lands in unsegregated tracts or lots not subdivided.

Original Survey
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Reurvey
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<td>16</td>
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</tbody>
</table>

Note: The above may be combined or used individually as the application may require.
STATE OF WYOMING
OFFICE OF THE STATE ENGINEER
APPLICATION FOR PERMIT TO APPROPRIATE SURFACE WATER

THIS SECTION IS NOT TO BE FILLED IN BY APPLICANT

THE STATE OF WYOMING, } 556.
STATE ENGINEER'S OFFICE /

This instrument was received and filed for record on the ______ day of _______ , A.D.
19______ , at ______ o'clock ______ M.

________________________________________
State Engineer

Recorded in Book _______ of Ditch Permits, on Page ________ .

Fee Paid $ ______ . Map Filed ______ .

WATER DIVISION NO. _______ DISTRICT NO. _______ Temp. _______

Filing No. _______

PERMIT NO. _______

SECONDARY APPLICATION
(Secondary Applications are always filed on Form S.W. 1)

NAME OF FACILITY ____________________________  EAST VANK DITCH

1. The name, and complete mailing address, of the applicant is: Albert Doe

              P.O. Box 694

              Newcastle, Wyoming 82701

(a) The use to which the water is to be applied is Irrigation - Industrial - Domestic.

(b) If more than one beneficial use of water is applied for, the location and ownership of the point of use must be shown on the map in sufficient detail to allow the State Engineer to establish the amount of appropriation. In multiple use applications, stock, and domestic purposes are limited to 300 cubic feet per second.

4. The source of the proposed appropriation is Water stored in Vanke Reservoir, Permit No. 5771

Reg., supplied by Little Dry Creek, tributary of Dry Creek, tributary of South Fork Cheyenne River, tributary of Cheyenne River.

*5. The point of diversion of the proposed works is located N. 58° 15' E. 1965 feet distant from the

              Wk corner of section 31 T. 40 N. R. 61 W., and is in the

              (SE 1/4) Lot 6 of Section 31 T. 40 N. R. 61 W. Resurvey.

6. Are any of the lands cited by the proposed facility owned by the State or Federal Government? If so, describe lands and indicate whether State or Federally owned.

      State land - Vanke Section 16, T.40N., R.41W.
      Federal land - BLM Section 9, T.40N., R.41W.

7. The carrying capacity of the ditch, canal, pipeline or other facility at the point of diversion is 42.08 cubic feet per second.

8. The accompanying map is prepared in accordance with the State Engineer's Manual of Regulations and Instructions for filing applications and is hereby declared a part of this application. The State Engineer may require the filing of detailed construction plans.

**9. The estimated time required for commencement of work is _______ year _______ for completion of construction is

            _______ years _______ , and to complete the application of water to the beneficial uses stated in this application is

            _______ years _______.

* NOTE: (Point of diversion is either (1) outlet of reservoir into ditch if water is diverted at reservoir or (2) head gate of ditch if stored water is released from reservoir for diversion by ditch downstream.)

Permit No. _______ Page No. _______

** NOTE: (This information is for the benefit of the State Engineer in setting the expiration dates for commencement of work, completion of construction and completion of beneficial use of water.)

-19-
PART I.

10. The land to be irrigated under this permit is described in the following tabulation. (Give irrigate acreage on each 60-acre subdivision. Designate ownership of lands, federal, state, or private. If private, list names of owners and land, owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate part of use by 60-acre subdivision and owner.

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<th>TOTALS</th>
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NOTE: For the proper way to complete Item 10 for Secondary Applications, see tabulation on pages 17 and 18 of this Manual.

(All Secondary Applications must be accompanied by an Allocation of Interest and Capacity in Reservoir. For sample Allocation form, see page 21.)

Number of acres to receive original supply
Number of acres to receive supplemental supply
Total Number of acres to be irrigated

REMARKS

(If the stored water is not conveyed directly to the lands from the reservoir, a detailed outline of the means of conveyance must be included in this section -- see below.)

The stored water is released from the Manke Reservoir directly into Little Dry Creek, thence down Little Dry Creek to the East Manke Ditch, thence to the lands to be irrigated.

Under penalties of perjury, I declare that I have examined this application and to the best of my knowledge and belief it is true, correct, and complete.

Albert Doe

Signature of Applicant or Agent

December 19, 1968

Date
PART I.

ALLOCATION OF INTEREST AND CAPACITY IN RESERVOIR

STATE OF WYOMING, 

County of ________ Converse ________

I, ______ Albert Doe 

of the County of ________ Converse ________, State of Wyoming, being the 

owner of the ________ Manke ________ Reservoir, 

constructed or proposed to be constructed under the terms of Permit No. 

5771 Res., as of Record in Book No. 21 of Reservoirs, 

on page 73, in the office of the State Engineer of the State of 

Wisconsin, do hereby present allocate to the use and benefit of the 

lands irrigated by means of the ________ Manke ________ 

Ditch, Permit No. 6000 ________, 17 ________ acre- 

feet of water stored in said reservoir. The lands are more definitely 

described as being:

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<td>2</td>
<td>15</td>
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</table>

/s/ Albert Doe

I hereby certify that the foregoing was signed in my presence and 

sworn to before me by ______ Albert Doe ________, this 12th 

day of ______ December ________, 1968.

/s/ Mary Smith 

Notary Public

STATE OF WYOMING
OFFICE OF THE STATE ENGINEER
APPLICATION FOR PERMIT TO APPROPRIATE SURFACE WATER

This section is not to be filled in by applicant

THE STATE OF WYOMING,
STATE ENGINEER'S OFFICE

Filing/Priority Date

This instrument was received and filed for record on the __________ day of __________, A.D. 19___. at _______ o'clock _______M.

State Engineer

Recorded in Book _______ of Enlargements, ___ on Page _______.

Fee Paid $_____, MapFiled _______.

WATER DIVISION NO. _______ DISTRICT NO. _______ PERMIT NO. _______ ENLARGEMENT

NAME OF FACILITY TO BE ENLARGED

MARY

SAMPLE ENLARGEMENT APPLICATION FORM

ENLARGEMENT OF THE PONDYERTON DITCH

1. The name and complete mailing address of the applicant is: Mary Anywoman
   P.O. Box 676
   Douglas, Wyoming 82633

2. Name & address of agent to receive correspondence and notices: William Everyman
   Glendo, Wyoming 82933

3. (a) The use to which the water is to be applied is: Irrigation - Stock - Reservoir Supply for the
   Pearson Reservoir, Permit No. 6953 Ref.

(b) The name of the beneficial user or users is: Mary Anywoman
   P.O. Box 676
   Douglas, Wyoming 82633

4. The source of the proposed appropriation is: Zebra Drew, tributary of Lion Creek, tributary of
   North Platte River

5. (a) The head gate of the facility to be enlarged is located S. 81° 40' W. 2340
   feet distant from the SR 187
   corner of section 18 T. 31 N. R. 70 W., and is in the
   Western Section 18 T. 31 N. R. 70 W.

(b) Said facility has a carrying capacity at the head gate of: 6.90
   cubic feet per second.

(c) Lands irrigated under said facility are described in Permit Nos. 18440, 5640 Eql., 5691 Eql., and
   5963 Eql.

6. If the enlarged or extended portion of the proposed facility is located on lands owned by the State or Federal
   Government, describe lands and indicate whether State or Federally owned No State or Federal lands involved.

7. If the proposed application will require a physical enlargement or extension of the ditch being enlarged, complete the
   following:

(a) The head of the extension is located N. 00° 30' W. 2710
   feet distant from the SR 187
   corner of Section 17 T. 31 N. R. 70 W., and is in the
   Western Section 17 T. 31 N. R. 70 W.

(b) The said facility, as physically enlarged, will have a carrying capacity at the head gate of: 4.90
   cubic feet per second.

8. The estimated time required for the commencement of work is: 1 year for completion of Construction is
   2 years, and to complete the application of water to the beneficial uses stated in this application is
   3 years.

Permit No. _______ Eql.

* NOTE: (This information is for the benefit of the State Engineer in setting the expiration dates for commencement of work, completion of construction and completion of beneficial use of water.)
**PART I.**

9. The accompanying map is prepared in accordance with the State Engineer's Manual of Regulations and Instructions for filing applications and is hereby declared a part of this application. The State Engineer may require the filing of detailed construction plans.

10. The land to be irrigated under this permit is described in the following tabulation: (Give irrigable acreage in each 64-acre subdivision. Designate ownership of land, Federal, State or private. If private, list names of owners and land owned separately.) If application is for stock, domestic, or for purposes other than irrigation, indicate point of use by 64-acre subdivision and owner.

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NOTE: For the proper way to complete Item 10 of this application, see tabulation on pages 17 and 18 of this Manual.

Number of acres to receive original supply
Number of acres to receive supplemental supply
Total Acreage Under This Enlargement

**REMARKS**

Stock use will be made at point indicated above by diversion through a short lateral from the main ditch to a stock tank as shown on the accompanying map.

Reservoir supply will be made through a short lateral from the main ditch as shown on the accompanying map.

**CONSENT TO ENLARGE**

Gordon Doe, Abe Doe, and John B. Doe,

the sole owners of the Zddyment Ditch, Ditch No. 66136, and 39632.

for and in consideration of One Dollar and other valuable considerations,

do hereby give our free and voluntary consent to the enlargement or extension of and to the use of water through the said ditch, for the irrigation of 82 acres, by

Mary Anywoman, according to the terms of his application for enlargement.

Dated May 16, 1968, /s/ Gordon Doe

/s/ Abe Doe

/s/ John B. Doe

Under penalties of perjury, I declare that I have examined this application and to the best of my knowledge and belief it is true, correct and complete.

William Everyman

Signature of applicant or agent

March 10, 1968

Date