

DISTRICT COURT, WATER DIVISION NO. 2, COLORADO

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RESUME OF CASES FILED DURING JULY 2003  
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TO: ALL INTERESTED PARTIES

Pursuant to C.R.S. 37-92-302, you are hereby notified that the following is a resume of applications, and certain amendments, filed during July 2003, in Water Division No. 2. The names and addresses of applicants, description of water rights or conditional water rights involved and description of ruling sought as reflected by said applications, or amendments, are as follows:

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**CASE NO. 03CW44 – M. CHRISTOPHER DERICK and DANA DIEHL DERICK, 1919 Eagle Peak Circle, Cotopaxi, CO 81223** (James G. Felt, Felt, Monson & Culichia, Attorneys for Applicants, 319 North Weber Street, Colorado Springs, CO 80903)

Amended Application to Correct Legal Description  
Fremont County

**A.** The purpose of this amendment is to correct a typographical error in the legal description of the water rights sought to be adjudicated for the Applicant. The change corrects the reference to the Township. The Township was originally published as Township 49 North and has now been corrected to Township 47 North on the following water rights with their legal descriptions. **1. Derick Spring and Seep.** **a. Legal Description of Point of Diversion:** (1) Alternate Point No. 1 (A-1): In the NE ¼ SE ¼, Section 19, Township 47 North, Range 12 East, NMPM, being 1,300 feet from the east section line and 2,550 feet from the south section line of said Section 19, Fremont County, Colorado. (2) Alternate Point No. 2 (A-2): In the NE ¼ SE ¼, Section 19, Township 47 North, Range 12 East, NMPM, being 1,200 feet from the east section line and 2,550 feet from the south section line of said Section 19, Fremont County, Colorado. (3) Alternate Point No. 3 (A-3): In the SE ¼ NE ¼, Section 19, Township 47 North, Range 12 East, NMPM, being 1,300 feet from the east section line and 2,550 feet from the north section line of said Section 19, Fremont County, Colorado. **2. Dana's Pond.** **a. Legal Description:** In the SE ¼ NE ¼, Section 19, Township 47 North, Range 12 East, NMPM. The center of the dam is located 1,300 feet from the east section line and 1,600 feet from the north section line of said Section 19, Fremont County, Colorado.

(Amended Application to Correct Legal Description, 3 pages)

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**CASE NO. 03CW60 – GRANADA FEEDERS, LLC, P. O. Box 40, Granada, CO 81040** (John S. Lefferdink, Lefferdink Law Office, Attorneys for Applicant, P. O. Box 110, Lamar, CO 81052)

Application for Water Rights and Plan for Augmentation  
Prowers County

**I. APPLICATION FOR UNDERGROUND WATER RIGHTS**

**A. Granada Feeders Cheyenne Aquifer Well No. 1.**

**2. Name of well and permit number:** Granada Feeders Cheyenne Aquifer Well No. 1, Permit No. 247973. **3. Legal description of well:** NW ¼ NW ¼ of Section 22, Township 23 South, Range 44 West of the 6th P.M., Prowers County, Colorado, 735 feet from the north section line and 950 feet from the west section line. **4. A. Source:** Cheyenne Aquifer; **B. Depth:** 705 feet; **5. A. Date of Appropriation:** February 26, 2003; **B. How Appropriation was initiated:** Approval of Well Permit No. 247973; **C. Date of well completion:** April 28, 2003. **6. Amount claimed:** 150 gpm, not to exceed 240 a.f. per year (conditional). **7. Proposed use:** Water supply for commercial livestock feedyard with a maximum capacity of 30,000 head. **8. Name and address of owner of land on which well is located:** Applicant.

B. Granada Feeders Cheyenne Aquifer Well No. 2

**2. Name of well and permit number:** Granada Feeders Cheyenne Aquifer Well No. 2. (No permit). **3. Legal description of well:** NW ¼ SW ¼ of Section 22, Township 23 South, Range 44 West of the 6th P.M., Prowers County, Colorado, 1500 feet from the south section line and 300 feet from the west section line. **4. A. Source:** Cheyenne Aquifer; **B. Depth:** 720 feet, approximately. **5. A. Date of Appropriation:** Date of filing of this Application; **B. How Appropriation was initiated:** Filing of this Application; **C. Date of well completion:** N/A. **6. Amount claimed:** 150 gpm, not to exceed 240 a.f. per year (conditional). **7. Proposed use:** Water supply for commercial livestock feedyard with a maximum capacity of 30,000 head. **8. Name and address of owner of land on which well is located:** Applicant.

C. Granada Feeders Dakota Aquifer Well No. 1

**2. Name of well and permit number:** Granada Feeders Dakota Aquifer Well No. 1, Permit No. 248443. **3. Legal description of well:** NW ¼ NW ¼ of Section 22, Township 23 South, Range 44 West of the 6th P.M., Prowers County, Colorado, 705 feet from the north section line and 880 feet from the west section line. **4. A. Source:** Dakota Aquifer; **B. Depth:** 560 feet, approximately. **5. A. Date of Appropriation:** March 10, 2003; **B. How Appropriation was initiated:** Approval of Well Permit No. 248443; **C. Date of well completion:** N/A. **6. Amount claimed:** 150 gpm, not to exceed 240 a.f. per year (conditional). **7. Proposed use:** Water supply for commercial livestock feedyard with a maximum capacity of 30,000 head. **8. Name and address of owner of land on which well is located:** Applicant.

D. Granada Feeders Dakota Aquifer Well No. 2

**2. Name of well and permit number:** Granada Feeders Dakota Aquifer Well No. 2 (No permit). **3. Legal description of well:** NW ¼ SW ¼ of Section 22, Township 23 South, Range 44 West of the 6th P.M., Prowers County, Colorado, 1,400 feet from the south section line and 150 feet from the west section line. **4. A. Source:** Dakota Aquifer; **B. Depth:** 560 feet, approximately. **5. A. Date of appropriation:** Date of filing of this Application; **B. How Appropriation was initiated:** Filing of this Application; **C. Date of well completion:** N/A. **6. Amount claimed:** 150 gpm, not to exceed 240 a.f. per year (conditional). **7. Proposed use:** Water supply for commercial livestock feedyard with a maximum

capacity of 30,000 head. **8. Name and address of owner of land on which well is located:** Applicant.

**II. APPLICATION FOR APPROVAL OF PLAN FOR AUGMENTATION**

**2. Name of Structures for Which Augmentation is Sought:** Granada Feeders Cheyenne Aquifer Well Nos. 1 and 2 and Granada Feeders Dakota Aquifer Well Nos. 1 and 2. **3. Description of Proposed Augmentation:** Under the Amended Rules and Regulations Governing the Use of Tributary Ground Water in the Arkansas River Basin (“Amended Rules and Regulations”), said Wells may be operated if depletions are replaced pursuant to court decree or a plan approved by the State Engineer. Said Wells will be augmented with shares in the Lower Arkansas Water Management Association (“LAWMA”) pursuant to its Arkansas River Replacement Plan. Applicant will divert annually no more than the total number of acre feet from the wells which is augmented by Applicant’s shares in LAWMA. The amount of replacement water will be as approved by the State Engineer under any substitute water supply plan or as finally decreed by the Division 2 Water Court in Case No. 02CW181. (Application, 6 pages)

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**CASE NO. 03CW61 – RANDY J. and LAUREL A. PHEMISTER, 323 Arrowhead Point, Canyon, TX 79015-6905**

Application for Surface Water Rights  
Huerfano County

**2. Name of structure:** Phemister Spring. **3. Legal description of each point of diversion:** Huerfano County, SE ¼ of the SW ¼ Section 30, Township 29 South, Range 69 West, 6th P.M., 220 feet from the South line and 1,320 feet from the East line. **4. Source:** South Middle Creek tributary, Middle Creek, Cuchara River. **5. A. Date of initiation of appropriation:** June 2, 2002. **B. How appropriation was initiated:** We dug where we suspected there was water (by looking at plants). **C. Date water applied to beneficial use:** 5/30/03. **6. Amount claimed:** 3 gallons/minute Conditional. **7. Use or proposed use:** Drinking, washing, bathing – personal use for small cabin. **A. If irrigation, complete the following: Number of acres historically irrigated:** N/A. **Proposed to be irrigated:** \_\_\_\_\_. **Legal description of acreage:** \_\_\_\_\_. **B. If non-irrigation, describe purpose fully:** Personal use. We have a 30 ft. camper and small 12 x 20 ft. cabin. Water will be used for a toilet, bath/shower, and sink in the cabin and to fill the water storage in the camper. It will be used to put out campfires, drink, wash dishes and other miscellaneous tasks. **8. Name and address of owner of land on which any point of diversion is or will be located, upon which water is or will be stored, or upon which water is or will be placed to beneficial use:** Applicants. **9. Remarks:** We found this spring in May 2002. We dug it out in June 2003. Because the summer was so dry, there was very little water. In May 2003 on our first trip of the year to this property, the spring was overflowing. We have used the water since then to fill our storage tank, bathe and wash dishes. We have not had it tested yet for drinking.

(Application and attachments, 7 pages)

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**CASE NO. 03CW62** – COMPLAINT. This is a complaint and is simply being listed in the resume to account for the case number in consecutive order.  
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**CASE NO. 03CW63 – DWAYNE SIMMONS, 505 Mt. View Lane, Fountain, CO 80817**

Application for Change of Water Right  
El Paso County

**2. Decreed name of structure for which change is sought:** Crabb Ditch. **3. From previous Decree:**

<b>A. Date Entered:</b>	<b>Case No.:</b>
6-2-1919	CA 10146
2-15-1882	CA 37005
2-15-1882	CA 37005

**Court:** El Paso County District Court. **B. Decreed point of diversion:** Diversion from the easterly bank of Fountain Creek in the NW ¼ Sec. 31, T. 15 S., R. 65 W. of the 6th P.M. See exhibits No. 3 and 4 on file with the application and available for inspection at the Office of the Clerk for Water Division No. 2. **C. Source:** Fountain Creek.

<b>D. Appropriation Date:</b>	<b>Amount:</b>
12-31-1861	.25 CFS of Priority No. 6
12-31-1863	2.68 CFS of Priority No. 16
3-01-1885	6.0 CFS of Priority No. 131

**E. Historic use:** For description of water rights, see 3-d above and Exhibit Nos. 1 and 2 on file with the application and available for inspection at the Office of the Clerk for Water Division No. 2. For location of historic use, see exhibits 3, 4 and 5 on file with the Application and available for inspection at the Office of the Clerk for Water Division No. 2. **4. Proposed change:** We would like to pump our water directly out of Fountain Creek, from a point located on our property. The floods a few years ago washed all our ditches out and we were unable to replace them. The water use will be similar to use in previous years. That is for irrigating approximately 58 acres of grass and alfalfa crops or as may be determined later. Plan of Operations: We plan to pump our water out of Fountain Creek, with a gasoline or diesel powered pump, through 8" irrigation pipe above ground to the fields to be irrigated. The methods of application will be gated pipe and/or sprinkler system. There are two names on the title to our farm: Dwayne Lee Simmons; Brian Heath Simmons. **If a change in point of diversion, please provide legal description:** El Paso County, SE ¼ of the NW ¼ Section 6, Township 16 South, Range 65 West, 6th P.M. **Optional Additional Description:** GPS location information in UTM format. Were points averaged? No. Northing 524838.4; Easting 4281793.5.  
(Application and attachments, 35 pages)

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**CASE NO. 03CW64(W-400) – SECURITY WATER DISTRICT, c/o Louis Harding, Manager, 231 Security Blvd., Security, CO 80931** (Steven T. Monson, Felt, Monson & Culichia, Attorneys for Applicant, 319 North Weber Street, Colorado Springs, CO 80903)

Application for Finding of Reasonable Diligence and to Make Water Right Absolute

El Paso County

El Paso County

**II. Names of Structures:** Widefield Well No. 12. **III. Description of**

**conditional water right:** **A. Date of original decree.** The original decree was

entered on August 15, 1977 in Case No. W-400, Water Division 2, as modified by

Order dated June 17, 1986. **B. Legal Description.** Widefield Well No. 12

is located in the SW1/4 of the NE1/4 of Section 12, Township 15 South, Range 66

West of the 6<sup>th</sup> P.M. **C. Source.** The source of the well is ground water tributary

to Fountain Creek, tributary to the Arkansas River. The well is located in an area

referred to as Windmill Gulch. **D. Appropriation Date.** The appropriation and

priority date for Widefield Well No. 12 is May 10, 1955 for 0.668 cfs. **E. Use.**

Widefield Well No. 12 has an absolute decree for irrigation and domestic uses

and a conditional decree for municipal purposes, with the limitation that the total

annual withdrawals from said well shall not exceed 200.4 acre feet. **F. Depth.**

The depth of Widefield Well No. 12 is approximately 110 feet. **G. Permit**

**Number.** Widefield Well No. 12 has an original permit number of R-20663, Well

No. 1, but has been granted a permit for a redrill under Well Permit No. 20663-

RR. **H. Comments.** The well was moved within 200 feet of its original location

pursuant to redrill permit from the Colorado Division of Water Resources under

Well Permit No. 20663-RR. The legal description under the redrill permit is in the

SW1/4 of the NE1/4 of Section 12, Township 15 South, Range 66 West of the 6<sup>th</sup>

P.M., a distance of 1,560 feet from the north line of said section and 1,880 feet

from the east line of said section. The well has been redrilled pursuant to this

above permit at the permitted location, water has been applied to Applicant's

municipal uses, and a Statement of Beneficial Use has been filed, a copy of

which is attached to the Application as Exhibit A. All exhibits mentioned herein

are incorporated by reference and may be inspected at the office of the Clerk of

this Court. The lot where the well is located is owned by Applicant and is

described as Tract A, Windmill Mesa Filing No. 3, Reception No. 200144718,

County of El Paso. **IV. Outline of Work Done Towards Completion of**

**Appropriation and Application of Water to Beneficial Use.** The Applicant

was last awarded a decree of continued diligence for Widefield Well No. 12 in

Case No. 02CW153 on April 8, 2003. During this previous diligence period,

Applicant obtained redrill permit no. 20663 RR for Well No. 12 at the location of a

new well site within 200 feet of the original location, and the well was drilled and

equipped with a motor, pump and control equipment. In the previous diligence

period the well had not yet pumped water into the Applicant's municipal system,

in accordance with the terms of the permit and its decrees, because of

compliance requirements pending with the Colorado Department of Health.

Those approvals have been obtained and the well has pumped water into the

District's municipal system in accordance with the terms of its well permit and the decrees in Case Nos. W-400 and 90CW28. As Widefield Well No. 12 has now been placed into municipal service, the conditional decree for municipal use in Case No. W-400 is requested to be made absolute. WHEREFORE, the Applicant requests approval of this Application and that the municipal decree for Widefield Well No. 12, as awarded in Case No. W-400, be made final and absolute, and for such other and further relief as the Court deems appropriate. (Application and attachments, 5 pages)

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**CASE NO. 03CW65 – SCOTT and MARY CANDA, 11656 County Road 312, Walsenburg, CO 81089** (Max I. Exline, Attorney for Applicants, 520 West 9th Street, Pueblo, CO 81003)

Application for Surface Water Rights; Application for Water Storage Right  
Huerfano County

This Application was filed on July 22, 2003. On July 31, 2003, Applicants filed a Motion to Amend, Request to Delay Publication Pending Amendment. Said request was granted by Order entered July 31, 2003. Applicants will file their Amended Application by August 29, 2003, and notice will be included with the applications filed during August 2003.

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**CASE NO. 03CW66** – COMPLAINT. This is a complaint and is simply being listed in the resume to account for the case number in consecutive order.

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**CASE NO. 03CW67, Water Division 2, and CASE NO. 03CW287, Water Division 1 – VINCENT and SUSAN DiNAPOLI, 135 Pinewood Loop, Monument, CO 80132; DONALD and MARJORIE SCHEIWE and MICHELLE KRAMER, 55 Pinewood Loop, Monument, CO 80132; MARY SCHOENFELD, 430 Maverick Way, Monument, CO 80132; DONALD JR. and GLENDA HERMAN,, 435 Maverick Way, Monument, CO 80132; and LUCIEN and MARGARET FIANDACO, 10 Saddlehorn Trail, Monument, CO 80132** (Please transmit all correspondence to: Carmen S. Hall, Petrock & Fendel, P.C., Attorneys for Applicants, 700 – 17th Street, Suite 1800, Denver, CO 80202)

APPLICATION FOR UNDERGROUND WATER RIGHTS FROM NONTRIBUTARY AND NOT NONTRIBUTARY SOURCES AND FOR APPROVAL OF PLAN FOR AUGMENTATION, IN THE NONTRIBUTARY ARAPAHOE AND LARAMIE-FOX HILLS AND THE NOT NONTRIBUTARY DAWSON AND DENVER AQUIFERS

El Paso County

**2. Well Permits:** Well permits will be applied for when Applicants are prepared to drill the wells. **3. Legal Description of Wells and Subject Property:** The wells which will withdraw groundwater from the subject not nontributary and nontributary aquifers will be located on 5 residential lots which are approximately 2.5 acres each for a total acreage of 12.5 acres of land, being Tract 4, Filing 3, and Lots 25, 28, 60 and 63, Arrowwood Subdivision III, which lots are generally located in part of the S1/2 of Section 7, and the N1/2 of Section 18, T11S, R66W of the 6th P.M., as shown on Attachment A to the Application (Subject Property).

All attachments mentioned herein are incorporated by reference and may be inspected at the office of the Clerk of this Court. Applicants are the owners of the Subject Property and the water underlying their respective land. **4. Source of Water Rights:** The source of the groundwater to be withdrawn from the Dawson and Denver aquifers underlying the Subject Property is not nontributary as described in 37-90-103(10.7) and 37-90-137(9)(c), C.R.S. The ground water to be withdrawn from the Arapahoe and Laramie-Fox Hills aquifer underlying the Subject Property is nontributary groundwater as described in 37-90-103(10.5), C.R.S. **5. Estimated Amounts and Rates of Withdrawal:** The wells will withdraw the subject amounts of groundwater at rates of flow necessary to efficiently withdraw the entire decreed amounts. Applicants will withdraw the subject groundwater through wells to be located at any location on the Subject Property, including existing wells in the Dawson aquifer which are located on each of the lots as permitted in Well Permit Nos. 195845, 160982, 176885, 172703, and 167907, which will be repermited to operate under the augmentation plan requested below. Applicants waive the 600 foot spacing rule as described in Section 37-90-137(2), C.R.S. for wells located on the Subject Property. The estimated average annual amounts of withdrawal available from the subject aquifers as indicated below, are based upon the Denver Basin Rules, 2 C.C.R. 402-6. Applicants estimate the following annual amounts are representative of the Dawson, Denver, Arapahoe and Laramie-Fox Hills aquifers underlying the Subject Property:

<u>Aquifer</u>	<u>Saturated Thickness</u>	<u>Estimated Annual Amount</u>
Dawson	400 feet	10 acre-feet
Denver	481 feet	10 acre-feet
Arapahoe	283 feet	6 acre-feet
Laramie-Fox Hills	196 feet	4 acre-feet

The average annual amounts available for withdrawal from the subject aquifers will depend on the hydrogeology and the legal entitlement of the Applicants and represents a claim to all nontributary and not nontributary groundwater underlying the Subject Property. Applicants may reserve part of the Denver aquifer groundwater for use through exempt wells. **6. Well Fields:** Applicants request that this Court determine that Applicants have the right to withdraw all of the legally available groundwater lying below the Subject Property, through the wells requested herein, which may be located anywhere on the Subject Property, and any additional wells which may be completed in the future as Applicants' well fields. As additional wells are constructed, applications will be filed in accordance with 37-90-137(10), C.R.S. **7. Proposed Use:** Applicants will use all water withdrawn from the subject aquifers in a water system to be used, reused, successively used, and after use leased, sold, or otherwise disposed of for the following beneficial purposes: municipal, domestic, industrial, commercial, irrigation, livestock watering, recreational, fish and wildlife, fire protection, and any other beneficial purpose. Said water will be produced for immediate application to said uses, both on and off the property, for storage and subsequent application to said uses, for exchange purposes, for replacement of

depletions resulting from the use of water from other sources, and for augmentation purposes. **8. Jurisdiction:** The Water Court has jurisdiction over the subject matter of this application pursuant to 37-92-302(2), and 37-90-137(6), C.R.S. **9. Description of plan for augmentation:** **A. Water and structures to be augmented:** Approximately 5 acre-feet per year of Dawson aquifer water requested herein. **B. Water rights to be used for augmentation:** Return flows from the use of not nontributary and nontributary groundwater and direct discharge of nontributary ground water. **C. Statement of plan for augmentation:** The subject Dawson aquifer groundwater may be used for inhouse, irrigation, and stockwatering purposes through the existing wells located on each lot at a rate of flow of 15 gpm to provide water for each lot. Applicants estimate that each lot will require approximately 1 acre-foot annually for inhouse use (0.3 acre-feet), irrigation (0.65 acre-feet limited to 11,500 square-feet of home lawn and garden), and stockwatering of up to 4 large domestic animals (0.05 acre-feet). Applicants reserve the right to revise these values without the need of revising or republishing this application. The lots will utilize a non-evaporative septic system. Consumptive use associated with inhouse use will be approximately 10% of water used and it is estimated that approximately 10% of water used for irrigation will be returned to the stream system. Stockwatering use will be 100% consumed. During pumping Applicants will replace actual depletions to the affected stream system pursuant to 37-90-137(9)(c), C.R.S. Because depletions may occur in both Water Divisions 1 and 2, this application is being filed in both divisions. Return flows from the development through non-evaporative septic systems and irrigation use accrue to the Monument Creek stream system and those return flows are sufficient to replace actual depletions to that system while those wells are being pumped. Before any other type of sewage treatment is proposed in the future, including incorporation of the lots into a central sewage collection and treatment system, Applicants, or successors and assigns, will amend this decree prior to such change and thereby provide notice of the proposed change to other water users by publication procedures required by then existing law. Depletions which may occur to the South Platte River stream system may not be replaced by return flows from use of the water, if that is the case, said depletions will be replaced by direct discharges from the nontributary groundwater decreed herein, or from direct discharges or return flows from other legally available sources. Applicants may also request that the total amount of depletion to both stream systems be returned to one system and for a finding that those replacements are sufficient. Applicants will reserve an adequate amount of nontributary groundwater underlying the Subject Property for replacement of post-pumping depletions. **10. Remarks:** A. Applicants claim the right to withdraw more than the average annual amounts estimated in paragraph 5B above pursuant to Rule 8A of the Statewide Rules, 2 C.C.R. 402-7. B. Although Applicants have estimated the amounts of water available for withdrawal from the subject aquifers based on estimates of relative values for specific yield and saturated thickness, Applicants request the right to revise the estimates upward or downward, based on better or revised data, without the necessity of amending this application or republishing the same. C. Applicants



will withdraw part of the not nontributary Dawson aquifer water requested herein under the plan of augmentation requested herein pursuant to 37-90-137(9)(c), C.R.S. WHEREFORE, Applicants pray that this Court enter a Decree: **11.** Granting the application herein and awarding the water rights claimed herein as final water rights, except as to those issues for which jurisdiction of the Court will be specifically retained; **12. Specifically determining that:** A. Applicants have complied with 37-90-137(4), C.R.S. and water is legally available for withdrawal by the wells proposed herein, but that jurisdiction will be retained with respect to the average annual amounts of withdrawal specified herein to provide for the adjustment of such amounts to conform to actual local aquifer characteristics from adequate information obtained from wells or test holes drilled on or near Applicants' property, pursuant to 37-92-305(11), C.R.S. and Denver Basin Rule 9.A.; B. The groundwater in the Dawson and Denver aquifers is not nontributary and groundwater in the Arapahoe and Laramie-Fox Hills aquifers is nontributary groundwater; C. Vested or conditionally decreed water rights of others will not be materially injured by the withdrawals of groundwater and the plan for augmentation proposed herein; FURTHER, Applicants pray that this Court grant such other relief as seems proper in the premises.

(Application and attachments, 8 pages)

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THE WATER RIGHTS CLAIMED BY THE FOREGOING APPLICATION(S) MAY AFFECT IN PRIORITY ANY WATER RIGHTS CLAIMED OR HERETOFORE ADJUDICATED WITHIN THIS DIVISION AND OWNERS OF AFFECTED RIGHTS MUST APPEAR TO OBJECT AND PROTEST WITHIN THE TIME PROVIDED BY STATUTE, OR BE FOREVER BARRED.

YOU ARE HEREBY NOTIFIED that any party who wishes to oppose an application, or application as amended, may file with the Water Clerk a verified statement of opposition setting forth facts as to why the application should not be granted, or why it should be granted only in part or on certain conditions, such statement of opposition must be filed by the last day of September, 2003, (forms available at Clerk's office, must be submitted in quadruplicate, after serving parties and attaching a certificate of mailing, filing fee \$70.00). The foregoing are resumes and the entire application, amendments, exhibits, maps and any other attachments filed in each case may be examined in the office of the Clerk for Water Division No. 2, at the address shown below.

Witness my hand and the seal of this Court this 5th day of August, 2003.

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Mardell R. DiDomenico, Clerk  
District Court Water Div. 2  
203 Judicial Bldg., 320 W. 10th Street  
Pueblo, CO 81003 Tel. 583-7048

(Court seal)  
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