NOTICE

This scan only represents the application as filed. The information contained herein meets the requirements of K.A.R. 5-3-1 or K.A.R. 5-5-1, and has been found acceptable for filing in the office of the Chief Engineer. The application should not be considered to be a complete application as per K.A.R. 5-3-1b or K.A.R. 5-5-2a.

Submit completed application to: Kansas Department of Agriculture Division of Water Resources Field Office for your area. Call for address:

Topeka -- (785) 296-5733 Stafford -- (620) 234-5311 Stockton -- (785) 425-6787 Garden City -- (620) 276-2901 http://agriculture.ks.gov/dwr

DWR FIELD OFFICE APPLICATION FOR APPROVAL TO CHANGE THE PLACE OF USE AND/OR THE POINT OF DIVERSION



STATE OF KANSAS

Filing Fee Must Accompany the Application, K.S.A. 82a-708b(b), as amended.

Fee Schedule is on the third page of this application form.

Paragraph Nos. 1, 2, 3 & 5 must be completed. Complete all other applicable portions. If change in point of diversion is great	er
than 100 feet, or if place of use will be changed, include a topographic map or detailed plat showing the authorized and proposed point(s)
of diversion and/or place of use	

						F	ile No	. <u>1956</u>	5			_					H		EIVED 3:48 pm 1 8 2023
1. A	pplication	on is he	reby n	nade f	or app	roval o	f the C	Chief E	nginee	er to ch	nange	the (ch	eck or	ne or b	oth):		Gar	den Ci	ty Field Office
						⊠ P	lace o	f Use			Point	of Dive	ersion				Divisio	on of W	ater Resou
u	nder the	e water	right w	hich is	s the s	ubject	of this	applic	ation i	n acco	rdance	e with	the cor	ndition	s desc	cribed I	below.		
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Р	hone N	umber:	(620)	640-39	984				Email	addre	ss:								
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17	30	29W	32	32	32	32	32	32	32	32	32	32	32	32					384
22	30	30W					32	32	32	32									128
15	30	30W									32	32	32	32					128
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F	or Offic	e Use	Only:	Code		Fe	e \$ <u></u>	100,0	v TR	#		Re	ceipt	Date _	4-17	5-23	Chec	k#	112

	One in the	Quarter of the		Quarter of the	Quarter
		, Township			
	in	County, Kansas, fe	eet North	feet West of Sou	theast corner of section.
	Authorized Rate	Authorized Quantity		Depth of well	(feet)
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	of Section	. Township		South. Range	(E/W).
- 1	in	, Townshipfefe	eet North	feet West of Sou	theast corner of section.
	Proposed Rate	Proposed Quantity Proposed Quantity	_	Proposed well depth (fee	et)
	This point is: Additio	nal Well Geo Center List othe	r water righ	ts that will use this point	,
_	'		_	_	
6.	Presently authorized p	oint of diversion:			
٥.		Quarter of the		Quartes of the	Quarter
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- 1	In	County, Kansas, fe	eet North _	feet vvest of Sou	theast corner of section.
	Proposed Rate	Proposed Quantity nal Well ☐ Geo Center List othe		Proposed well depth (fee	t)
7.		desired for the following reasons? efficient use of irrigation	300 ET	200 100 North	100 200 300
8.	If a well, is the test hole lo	og attached? 🗌 Yes 🛮 🖾 No	200	· · · · · · · · · · · · · · · · · · ·	+ + + + = 200
9.	The change(s) (was)(will	be) completed by?	E	=	=
	As soon as approved		100	1+1+1=1	+ + = 100
10.	If the point of diversion is	a well:	E	-	=
	(a) What are you going t	o do with the old well?	West 0	որովուդուկությա <mark>ւ</mark> նոլո 	
	N/A		E		
	(b) When will this be don	ne?	100	- - - - - - - - - - - - - - - - - - - - - - - - - - - - - -	+ + - 100
11.		nt District recommendation attached? No	200	· [+ · [+ ·] = · + ·]	+ + = 200
12.	Assisted by mdf/GCFO		300	200 100 0 South	100 200 300 Scale: 1 hashmark=10 ft
13a	feet but within 2,640 feet of a topographic map or a sources, show all wells (in of the proposed point of addresses of the owners, names and addresses	version will be relocated more than 300 of the existing point of diversion, attacherial photograph. For groundwater including domestic) within one-half mile diversion and the names and mailing For surface water sources, show the of the landowner(s) one-half mile lif mile upstream from your property	of the property of the diagram divers above divers	proposed point of diversion will existing point of diversion, and shown above in relation ion. (PLEASE NOTE: The represents the presents	Il be relocated within 300 feet indicate its location on the n to the existing point of "X" in center of diagram

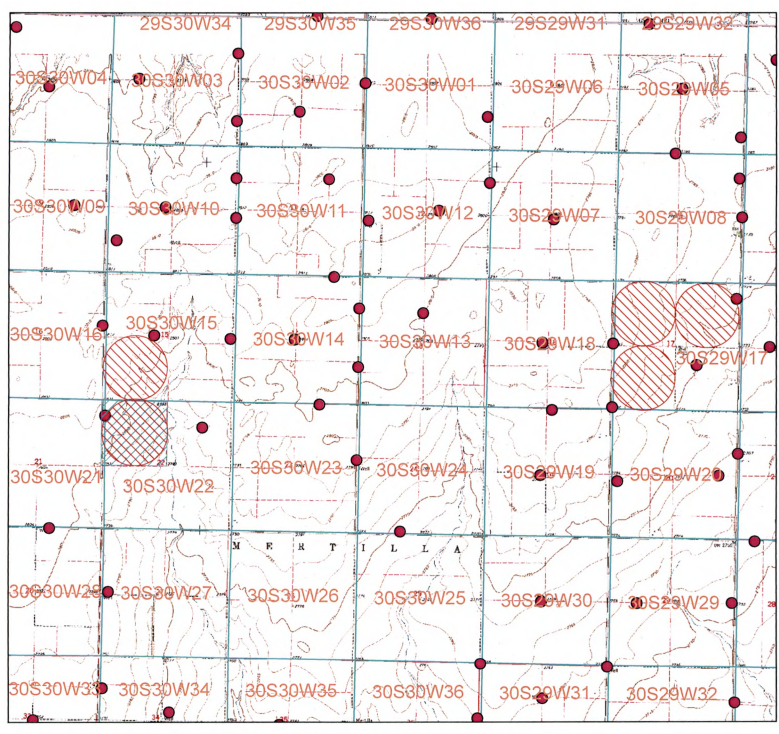
Presently authorized point of diversion:

14. If the proposed groundwater point of diversion is 300 or fewer feet from	the existing point of diversion, complete the following.
(a) Does the undersigned represent all owners of the currently author ☐ Yes ☐ No (If no, all owners must sign this applica	ized place(s) of use identified in this application? ition.)
 (b) Will the ownership interest of any owner of the currently authoriz affected if this application is approved as requested? ☐ Yes ☐ No (If yes, all owners must sign this application) 	
(c) If this application is not approved expeditiously, will there be subst ☐ Yes ☐ No (If no, all owners must sign this applica	
If the application proposes a surface water change in point of diversion, a go or a change in place of use, the application must be signed by all owners of agent (attach notarized statement authorizing representation).	groundwater change in point of diversion greater than 300 feet, of the currently authorized place of use, or their duly authorized
I hereby verify, being first duly sworn upon my oath or affirmating age and the owner, the spouse of the owner, or a duly authorize their behalf, in regards to the water right(s) to which this application are true, correct and complete.	ed agent of the owner(s) to make this application on ication pertains. I further verify that the statements
Dated at, Kansas, this	18th day of april , 20 23.
Cal Mila	,
(Owner)	(Spouse)
(Please Print)	(Please Print)
(Owner)	(Spouse)
(Please Print)	(Please Print)
(Owner)	(Spouse)
(Please Print)	(Please Print)
State of Kansas	
County of SS	th
I hereby certify that the foregoing application was signed in most of, 20	y presence and sworn to before me this 18 day
JULIE JONES —	July Jones
My Commission Expires My Appointment Expires December 15, 2026	Notary Public
ONLY COMPLETE APPLICATIONS WILL BE PROCESSED. To be complete, all of accurate information; maps, if necessary, must be included; signatures of all the application to the appropriate fee must be paid.	f the applicable portions of the application form must be completed wit propriate owners' must be affixed to the application and notarized; and
FEE SCHEDUL	
Each application to change the place of use or the point of diversion under forth in the schedule below: Make checks payable to: Kansas Departmet (1) Application to change a point of diversion 300 feet or less (2) Application to change a point of diversion more than 300 feet	nt of Agriculture \$100 \$200

SUMMARY ORDER APPROVING APPLICATION FOR CHANGE AND IMPOSING CONDITIONS

pro Wit	s Summary Order is issued under authority of K.S.A. 82a-70 visions of the <i>Kansas Water Appropriation Law, K.S.A.</i> 82a-th the exception of those conditions expressly contained hereitations of File No. 19565	-701 et. seg., and rules and regulation	ns promulgated thereunder,
1.	A change application was received on diversion authorized under the above-referenced file num	ber be changed as described in the ap	ace of use and / or point of oplication.
2.	On and after the effective date of this summary order, the authe topographic map accompanying the application to characteristics.	thorized place(s) of use shall be locate ange the place of use. Applicable	ed substantially as shown on le
3.	The change in point of diversion shall not impair existing right previously authorized. The point of diversion authorized by radius of the authorized point(s) of diversion. ☐ Applicable	by this summary order shall be located	ource or sources of water as within a foot
4.	The point(s) of diversion described herein is administrative Positioning System (GPS), as described in the application	ely corrected to be more accurately n. Applicable Not Applicable	described using the Global
5.	The point(s) of diversion authorized herein shall not actually authorized point(s) of diversion. ☐ Applicable ☐ N	be located more thanlot Applicable	feet from the previously
6.	As required by K.A.R. 5-3-5d, if the works for diversion is a vor other device suitable for making water level measurement K.A.R. 5-6-13. Applicable Not Applicable	well with a diversion rate of 100 gallons ents shall be installed, operated and ma	s per minute or more, a tube aintained in accordance with
7.	The owner of the authorized place(s) of use shall proper December 31, 20, or before the first use of water, operated and maintained in accordance with K.A.R. 5-1-4 K.A.R. 5-3-5e, the owner shall maintain records and report diverted annually to the Chief Engineer by March 1 follows: Applicable Not Applicable	, whichever occurs first. The water floor through 5-1-12. As required by K.S.A. t the reading of the water flow meter a	ow meter shall be installed, 82a-732, as amended, and
8.	Installation of the works for diversion of water shall be authorized extension of time. By March 1, 20 the works for diversion has been completed, on the form prov ⊠ Applicable ☐ Not Applicable	applicant shall notify the Chief Engin	eer that construction of the
9.	The completed well log shall be submitted with the requ	ired notice. Applicable	Not Applicable
10.	All diversion works into which any type of chemical or other with an in-line, automatic, quick-closing check valve capa check valve(s) shall be installed, operated and maintained	ble of preventing pollution of the source	ce of the water supply. The
11.	Additional Conditions are attached.		
12.	In accordance with K.S.A. 82a-708a, as amended, and K.A water appropriated under the above-referenced file number limitations, as amended and/or supplemented by this Sur Appropriation Law and the Rules and Regulations promuresult in civil penalties pursuant to K.S.A. 82a-737, as an water or appropriation right or any other enforcement actions.	ber are responsible for compliance win mary Order, and with applicable prov ulgated thereunder. Failure to comply nended, and/or the suspension or revo	th its terms, conditions and visions of the Kansas Water with these provisions may
4	Administrative Appeal and Effective Date of Order	FOR OFFICE USE	
If yo	ou are aggrieved by this order, pursuant to K.S.A. 82a-1901,	APPLICATION APPL	
you	may request an evidentiary hearing before the Chief ineer or request administrative review by the Secretary of	SUMMARY ORDE	K 1920ED
Agri	culture. A request for hearing by the Chief Engineer must be	Ву:	
adn	within 15 days of service of this Order and a request for inistrative review by the Secretary must be filed within 30	Duly Authorized Designee	of the Chief Engineer
revi	s pursuant to K.S.A. 77-531. Any request for administrative ew must state a basis for review pursuant to K.S.A. 77-527.	(Print Name):	sas Department of Agriculture
File Lea	any request with Kansas Department of Agriculture, al Division, 1320 Research Park Drive, Manhattan, KS	Date of Issuance:	
665	02. Failure to timely request a hearing or review may clude review under the Kansas Judicial Review Act.	State of Kansas)
pred	For Use by Register of Deeds	County of) SS
	,	County of)
		Acknowledged before me on	
		by	
		Signature:	ary Public
		Not	ary Fublic
		My commission expires:	(Notary Seal)
			(Notally Seal)

Change in Place of Use for water right 19565



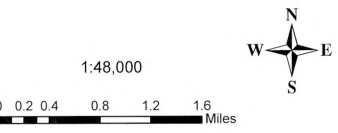
Authorized point of diversion



Authorized place of use



Proposed place of use



All wells within 1/2 mile are on this map.

(
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Meade County Public Works PO Box 604 200 N. Fowler Meade, KS 67864 Phone: 620-873-8721 FAX 620-873-8724



Meade County, Kansas Application No. 4-4-23

APPLICATION FOR APPROVAL OF TEMPORARY OR PERMANENT CONSTRUCTION ON, UNDER, OR ABOVE COUNTY RIGHT-OF-WAY AND OCCUPANTS' AGREEMENTS RECEIVED

	Applicant:	APR 1 7 2023
	Ondro Rolad	Garden City Field Office Division of Water Resources
	Name of Applicant	Division of the second of the
	2206 9Rd Monteguma	Ks 67867
	Address	
	(/notre (exford And	m
	Authorized Contact Name	Title
	620-640-3984	
	Telephone Number	Fax Number
	Established under the laws of the State of wi	tal tal main in land of the continue to
	Established under the laws of the State of wi	ith its principal place of business in
	Meade Kansas.	
	City State	
	COUNTY BOARD OF COMMISSIONERS:	
	Approved is howby requested for construction of:	harand to garage to
	Approval is herby requested for construction of.	and our wine easement is
	Approval is herby requested for construction of: Arrigation und satisfy the Kansas With Board to move allotment	only from 17-30-295W to 15:30-30NW
	said work is located on public right-of-way in, upon or along Meade C	
	Mile Number or located along or crossing Section 18, 15 To	ownship 30 Range 29 East like
Γ.	Mile Number or located along or crossing Section 18, 13 To and Section NW15 Township Range: in	Meade County, Kansas.
0		
	(Describe fully work contemplated. Location of proposed constru	ction shall be shown on a County map
	and attached to each application).	

AGREEMENTS: The Applicant agrees that the following stipulations as adopted by the board of County Commissioners of Meade County, Kansas, Resolution Number 6-1-12-1 dated June 1, 2012 shall govern this permit:

- Section 1. Definitions. (a) "Public right-of-way" means only the area of real property in which the County has a dedicated or acquired right-of-way interest in the real property. It shall include the area on, below, or above the present and future streets, alleys, avenues, roads, highways, parkways or boulevards dedicated or acquired as right-of-way. The term does not include the airwaves above a right-of-way with regard to wireless telecommunications or other non-wire telecommunications or broadcast service, easements obtained by utilities or private easements in platted subdivisions or tracts.
- (b) "Occupant" means any person, firm, corporation, association, utility, entity or agent, which enters upon the right-of-way of the County, or in any manner establish a physical presence on, upon, in or over the right-of-way of the County for the purpose of installing, construction, maintaining or operating lines, conduits, wires, fiber optic wires, cables, pipes, pipelines, poles, towers, vaults or appliances, or related facilities or appurtenances thereto.
- Section 2. Authorization From County Required. (a) No person, firm, corporation, association, utility, entity, agent, contractors or subcontractors shall enter upon the right-of-way of the County or in any manner establish a physical presence on, upon, in or over the right-of-way of the County, for the purpose of installing, construction, maintaining or operating lines, conduits, wires, fiber optic wires, cables, pipes, pipelines, poles, towers, vaults or appliances or related facilities or appurtenances thereto, without the express written permission of the County. The permission of the County may be granted by a franchise agreement or by such other agreement as the governing body determines best protects the public interest in the right-of-way.
- (b) Nothing in this permit shall be interpreted as granting an occupant the authority to construct, maintain or operate any facility or related appurtenance on property owned by the County outside of the public right-of-way.
- (c) The County shall process each valid and administratively complete application for use of the right-of-way within 30 days.
- (d) The only crossings allowed on County roads will be by boring. Trenching without written approval from the County is forbidden as a method of crossing County roads.
- (e) Permit rules and regulations are not applicable to non-commercial agricultural uses and activities.
- Section 3. Health, Safety and Welfare Regulations. The authority of a provider to use and occupy the public right-of-way shall always be subject and subordinate to the reasonable public health, safety and welfare requirements and regulations of the County.
- Section 4. Specific Portions of Right-of-Way Restricted. (a) The County hereby prohibits the use or occupation of the following specific portions of public right-of-way: None
- (b) If the County denies a request to use or occupy a specific portion of the public right-of-way, the requester shall be served a notice of such denial by first class mail. The notice shall indicate that the requester shall have 10 days from the date of receipt of the notice to request a public hearing by the County governing body concerning the denial. Failure to make a timely request for a hearing shall constitute a waiver of the person's right to contest the denial before the governing body. The hearing shall be held by the governing body within 30 days after the filing of the request therefore, and the potential occupant shall be advised by the County of the time and place of the hearing. Following the public hearing, if the County governing body denies a potential occupant's request to use or occupy a specific portion of the public right-of-way, such determination may be appealed to district court.

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APR 1 7 2023

RECEIVED APR 17 2023

Resolution 6-1-12-1

Garden City Field Office

Section 5. Compliance with Manual on Uniform Traffic Control Devices. Any siecupant of the public right-of-way shall comply with the provisions from the most current edition of the Manual on Uniform Traffic Control Devices (MUTCD) adopted by the Kansas Department of Transportation, which is incorporated herein by reference as if fully set forth herein.

Section 6. Emergencies. If there is an emergency necessitating response work or repair, any occupant, which has been granted permission to occupy the public right-of-way may begin that repair or emergency response work or take any action required under the circumstances, provided that the occupant notifies the County within twenty-four (24) hours after beginning the work and timely thereafter meets any permit or other requirement had there not been such an emergency.

Section 7. Repair. Any occupant of the public right-of-way is hereby required to repair all damage to a public right-of-way caused by the activities of that occupant, or of any agent affiliate, employee, or subcontractor of that occupant, while occupying, installing, repairing or maintaining facilities in a public right-of-way and to return the right-of-way to its functional equivalent before the damage pursuant to the reasonable requirements and specifications of the County. If the occupant fails to make the repairs required by the County, the County may affect those repairs and charge the occupant the cost of those repairs. It is the goal to restore the road to its original condition or better.

Section 8. Relocation. Whenever requested by the County, in order to accomplish construction and maintenance activities directly related to improvements for the health, safety and welfare of the public, an occupant promptly shall remove its facilities from the public right-of-way or shall relocate or adjust its facilities within the public right-of-way at no cost to the County. Such relocation or adjustment shall be completed as soon as reasonably possible within the time set forth in any request by the County for such relocation or adjustment. Any damages suffered by the County or its contractors as a result of such occupant's failure to timely relocate or adjust its facilities shall be borne by such occupant.

Section 9. The following fees shall be assessed against occupants of the public right-of-way.

[] (a) A permit fee of \$100.00
[] (b) An excavation fee of \$100.00 for each street or pavement done by boring
[] (c) An inspection fee of \$100.00
[] (d) A permit fee of \$100.00 for any equipment in the right-of-way
(e) Repair and restoration costs associated with repairing and restoring the public right-of-way because of damage caused by the provider, its assigns, contractors and/or subcontractors in the right-of-way and for all damages caused by or arising from the occupant's operations on the easements.
[] (f) A performance bond, in a form acceptable to the County, from a surety licensed to conduct surety business in the state of Kansas, insuring appropriate and timely performance in the construction and maintenance of facilities located in the public right-of-way.

Section 10. Indemnity. (a) Occupants shall indemnify and hold the County and its officers and employees harmless against any and all claims, lawsuits, judgments, costs, liens, losses, expenses, fees (including reasonable attorney fees and costs of defense), proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including personal or bodily injury (including death), property damage or other Meade County Road Permit

harm for which recovery of damages is sought, to the extent that it is found by a court of competent jurisdiction to be caused by the negligence of the occupant, any agent, officer, director, representative, employee, affiliate or subcontractor of the provider, or their respective officers, agents, employees, directors or representatives, while installing, repairing or maintaining facilities in a public right-of-way.

- (b) The indemnity provided by this subsection does not apply to any liability resulting from the negligence of the County, its officers, employees, contractors or subcontractors. If an occupant and the County are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the state without, however, waiving any governmental immunity available to the County under state law and without waiving any defenses of the parties under state of federal law.
- (c) This section is solely for the benefit of the county and occupant and does not create or grant any rights, contractual or otherwise, to any other person or entity.
- Section 11. Claim Notification. An occupant shall promptly advise the other in writing of any known claim or demand against the provider or the County related to or arising out of the occupant's activities in a public right-of-way.
- Section 12. Penalty Provision. Any occupant, contractor or subcontractor or subcontractor thereof, violating any provision of this resolution shall be guilty of a County Resolution offense, and shall upon conviction be subject to a maximum fine of \$500.00. Each day of violation shall constitute a separate and distinct offense.
- Section 13. This resolution incorporates and adopts herein the construction requirements and procedures for installation of utilities and pipelines in the public rights-of-way of Meade County, Kansas. Such construction requirements shall be available during regular business hours from the office of the Meade County Public Works.

Further Agreements.

1. FUTURE ADJUSTMENTS: The Applicant will at any time subsequent to construction and, at their own expense, relay, reconstruct or encase their lines as may become necessary to conform to new grades, alignment or widening right-of-way, resulting from maintenance or construction operations by the County irrespective of whether or not additional right-of-way is acquired in connection with such highway improvement. The Applicant agrees to do this promptly on order by the County and without cost to the County. If the Applicant is unable to comply promptly, the County may cause the work to be done, and the Applicant will pay the cost thereof upon receipt of statement.

The County will endeavor to give the Applicant sufficient notice of any proposed construction or maintenance work, on either existing or newly acquired right-of-way that is likely to expose, cover up, or disturb any cables or pipe line belonging to the Applicant, in order that the Applicant may arrange to protect his lines. The County will inform contractors, and others working on the job, of the location of the lines so that reasonable care may be taken to avoid damaging the lines. The County assumes no responsibility, however for failure to give such notice.

- 2. NOTICE OF INTENT: The Applicant agrees to give the County at least seven (7) working days notice of its intention to begin construction on public road right-of-way.
- 3. MATERIALS AND METHODS: Cables, pipelines and casing pipes in County right-of-way shall be installed with a minimum forty-eight (48) inches of cover material at all locations and located as close to back-slope of ditch as allowed. Cables or pipelines crossing paved roads shall be constructed as follows: Pipelines having an inside diameter of more than 2" which cross under the roadway shall be

Meade County Road Permit

RECEIVED

placed in casings so that the pipe may be removed for repair without disturbing the sub grade. The casing shall be of adequate strength to support legal loads and adequate length to extend 2' beyond each edge of the surfaced roadway. Cable casings may be placed through the sub grade by jacking or by boring a hole just large enough to take the line; or, if the County Road Superintendent approves, a tunnel may be dug through, and the cable placed therein. Marker posts or delineators shall be installed over cables, pipelines and casing pipes where they enter or leave County right-of-way and at a maximum interval of ¼ mile where cable or pipelines are located within County right-of-way.

- 4. PLANS: The Applicant shall furnish two (2) sets of comprehensive plans or sketches, 8 ½" x 11" or larger, of the proposed work. Plans must include a description of the size, type, and method of installation for the proposed facilities to be located within county right-of-way, and adequate sketches to indicate the location of the proposed installation with respect to the traveled way of public roads and right-of-way lines. Applicant shall notify 1-800-DIG-SAFE before beginning construction and shall endeavor to locate all existing underground utilities within the limits of construction activities pursuant to this application.
- 5. INDEMNITY: The Applicant shall hold the County harmless from any damages done to its power lines, underground lines, pipelines and appurtenance in the course of constructing, repairing and maintaining the public road or the County right-of-way.
- 6. INSURANCE: The Applicant shall provide insurance and shall furnish a Certificate of Insurance indicating the following coverage:
 - a. Comprehensive Liability: Bodily injury and property damage for which the Contractor is responsible with limits of \$250,000 per person and \$300,000 per occurrence
 - b. Worker's Compensations: \$100,000 to cover claims of the Contractor and the contractor's employees.
- 8. PENALTY FOR NON-COMPLIANCE: Should the Applicant not comply with all terms, conditions and stipulations of this Permit, the Permit becomes null and void and the Applicant shall cease activity in County right-of-way and a \$500 fine, per incident, shall apply.



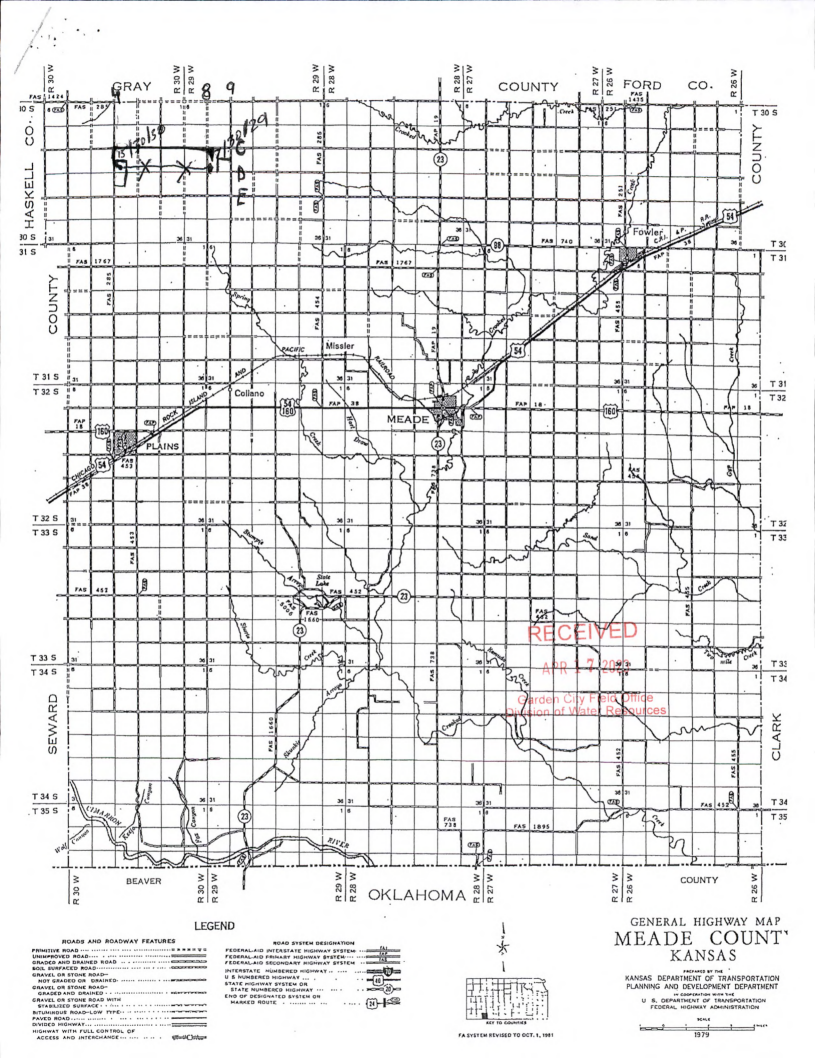
Garden City Field Office Division of Water Resources

The provisions of this application are hereby accepted and its provisions agreed to. 7206 9ld Montgermy & 67867 Applicant's Address Dated Agent's Signature (Upon signing, I hereby certify that I am authorized to execute this binding Permit Request and Occupants Agreement as afforded unto me.) Agent's Printed Name Agent's Phone Number Please make check out for appropriate amount (see box checked on page 3) made payable to: Meade County Public Works; and return with your completed application. RECOMMENDED FOR APPROVAL: By: Meade County Road Superintendent Dated (In the absence of the Meade County Road Superintendent; this permit may be signed by....) APPROVAL BY BOARD OF COUNTY COMMISSIONERS: RECEIVED

Meade County Road Permit

Resolution 6-1-12-1

APR 1 7 2023



Garden City Field Office 4532 W. Jones, Suite B Garden City, KS 67846



Phone: 620-276-2901 Fax: 620-276-9315 www.agriculture.ks.gov

Mike Beam, Secretary

Laura Kelly, Governor

April 19, 2023

SOUTHWEST KANSAS GROUNDWATER MANAGEMENT DISTRICT NO. 3 2009 E SPRUCE ST GARDEN CITY KS 67846

Re:

Request for Recommendation

Water Right, File Nos. 14982, 19565, 22958, 27206

Dear Mr. Norquest:

This is to advise you Ondre Rexford has filed applications for approval of the Chief Engineer, Division of Water Resources, Kansas Department of Agriculture, to change the place of use.

We are delaying action on the change application to allow you time to review and provide a recommendation. Please submit a recommendation within 15 days from the date of this letter.

Thank you and as always feel free to contact this office at any time.

Sincerely,

Michael A. Meyer

Water Commissioner

MAM Enclosures Garden City Field Office 4532 W. Jones, Suite B Garden City, KS 67846



Phone: 620-276-2901 Fax: 620-276-9315 www.agriculture.ks.gov

Mike Beam, Secretary

Laura Kelly, Governor

April 19, 2023

G & J FUND Attn: JEFF UNRUH 3051 A RD COPELAND, KS 67837-0125

Re:

Water Right, File Nos. 14982, 19565, 22958, 27206,

Dear Sir:

This is to advise you that Ondre Rexford has filed an application for approval of the Chief Engineer, Division of Water Resources, Kansas Department of Agriculture, for change in place of use under the above referenced applications.

You can find the complete application posted by water right file number as referenced above at www.agriculture.ks.gov/divisions-programs/dwr/water-appropriation/notices

You are notified of this proposal so that you may furnish this office with any comments or other information you may want to submit. Such comments or other information must be received in this office within 15 days from the date of this letter.

Should you have any questions, please feel free to call this office. If you would prefer, an appointment could be arranged for additional assistance. Please refer to the file number when you contact us if you wish to discuss a specific file. Sincerely,

Sincerely,

Michael A. Meyer

Water Commissioner

MAM

Garden City Field Office 4532 W. Jones, Suite B Garden City, KS 67846



Phone: 620-276-2901 Fax: 620-276-9315 www.agriculture.ks.gov

Mike Beam, Secretary

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April 19, 2023

RONNIE & JACQUELINE GIBSON 2198 RD 4 COPELAND, KS 67837

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MAM