



STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY

4601 N Monroe Street • Spokane, Washington 99205-1295 • (509)329-3400

September 24, 2013

Mathew Stredwick
Stredwick Land, LLC
6573 HWY 283 N
Ephrata, Washington 98823-9784

Re: State - Artificially Stored Groundwater Permit No. QB-0351(B)
WRIA 41 – Grant County – Quincy Groundwater Management Subarea

Dear Mr. Stredwick:

On July 24, 2013 our office received a partial Application for Change/Transfer under QB-0351. That application requested to transfer 20 acres to a new place of use located within SW¼ of Sec. 1, T. 18 N., R. 26 E.W.M. Based on Ecology staff member Katherine Ryf's onsite evaluation of the existing and proposed place of use with Mr. Stredwick that request is hereby **APPROVED** as follows:

QB-0351(A) Stredwick, Mathew & Amanda

700 gallons per minute, 245 acre-feet per year, for the agricultural irrigation of 70 acres.

QB-0351(B) Stredwick Land, LLC

200 gallons per minute, 70 acre-feet per year, for the agricultural irrigation of 20 acres.

Enclosed is QB-0351(B) authorizing Artificially Stored Groundwater within the Quincy Groundwater Management Subarea. Pursuant to Chapter 43.21B.310 RCW this decision is an appealable action. The appeal procedures are described in the Permit. This permit contains a development schedule to put water to full beneficial use due no later than **September 24, 2016**. Meaning you should have completed a full year irrigation season prior to this date. It is recommended that a crop be planted and harvested in 2015 with a second crop in production during the 2016 irrigation season.

A Water Well Report form, found online at <http://apps.ecy.wa.gov/wellog/forms.asp>, shall be completed and returned to Ecology after you have constructed any authorized wells. I encourage you to visit <http://www.ecy.wa.gov/programs/wr/wells/owner.html>, Ecology's well construction website which is designed to help property owners make informed decisions prior to drilling a new well.



Stredwick Land, LLC
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Although this permit is not provisioned to require the installation of gauges or other measurement devices it is suggested one be installed where water is withdrawn to determine how much water is being used.

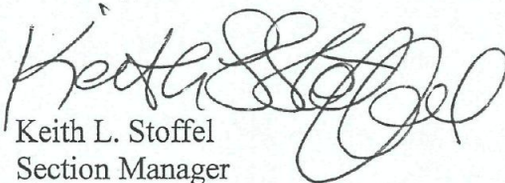
Chapter 173-134A-080(2)(h) WAC states that no permit shall authorize the withdrawal of waters for agricultural irrigation use for more acres than authorized by federal reclamation law. It is the water users' responsibility to work with Reclamation to comply with this rule.

Future correspondence concerning the above should refer to Artificially Stored Groundwater Permit No. QB-0351(B). Please direct all questions to:

Ecology: Katherine.Ryf@ecy.wa.gov; Spokane office 509-329-3586
Reclamation: Paula Chapel, MChapel@usbr.gov; Ephrata office 509-754-0225

In an effort to keep our records current, please notify our office of changes such as contact information (phone, address, etc.), property ownership, or variations in water use.

Sincerely,



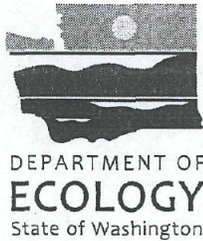
Keith L. Stoffel
Section Manager
Eastern Regional Office
Water Resources Program

KLS:KAR:md

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Enclosures: QB-0351(B) ASGW Permit & Exhibit A Map

cc: Ms. Paula Chapel, U.S. Bureau of Reclamation, P.O. Box 815, Ephrata, WA 98823
RSS: Quincy Columbia Basin Irrigation District, P.O. Box 188, Quincy, WA 98848



**WATER RESOURCES PROGRAM
PERMIT TO USE
ARTIFICIALLY STORED GROUND WATER**

**Quincy Groundwater Management Subarea
Columbia Basin Project**

Pursuant to Chapters 173-134A and 173-136 WAC

This water use permit is administered by the Department of Ecology (Ecology) and the U.S. Department of the Interior, Bureau of Reclamation (Reclamation) which authorizes the use of artificially stored ground water (ASGW) within the Quincy Groundwater Management Subarea (QGWMS), subject to Chapters 173-134A and 173-136 WAC, and to the specific parameters and provisions detailed below. This permit is not valid without obtaining and maintaining a federal Water Service Contract from Reclamation, which agreement requires compliance with certain provisions of federal law and the payment of an annual fee to Reclamation.

PRIORITY DATE July 12, 1974	APPLICATION NO.	PERMIT NO. QB-0351(B)
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This permit supersedes QB-0351 issued May 5, 2010
per a partial Change/Transfer request of 20 acres.

PERMITTEE:

Stredwick Land, LLC
6573 HWY 283 N
Ephrata, Washington 98823-9784

ARTIFICIALLY STORED GROUND WATER TO BE USED:

200 gallons per minute, 70 acre-feet per year, from March 1st to October 31st, each year, for the agricultural irrigation of 20 acres.

SOURCE:

One well to be no deeper than 200 feet into the basalt and shall not penetrate the top of the Grand Ronde Basalt unit. If water availability problems are encountered, contact Ecology to discuss options prior to reconstructing, deepening or redrilling said well to a depth greater than 200 feet into the basalt as set forth in Chapter 173-134A-080(2)(d) Washington Administrative Code. It is the water users responsibility to confirm the well does not exceed this depth restriction.

DESCRIPTION OF PROPOSED WORK:

Drilled well, irrigation and water distribution system.

DEVELOPMENT SCHEDULE:

Complete application of the water to be made by September 24, 2016
Chapter 173-134A(2)(i) WAC states "...Any permit under which development has not been completed may be perfected to the extent of beneficial use, and cancellation proceedings will be initiated on the remaining undeveloped portion." Ecology will not issue extensions to this schedule.

Failure of the Permittee to obtain a License/Contract Agreement with Reclamation shall not be considered a delay in the construction and complete development of this permit.

COMMINGLING WATER USE:

Ecology, Reclamation and the Columbia Basin Irrigation District administer an array of Water Service Contracts, Farm Unit (FU) Allotments, Artificially Stored Groundwater Permits and State Water Rights, including those for agricultural irrigation, municipal, industrial, and miscellaneous uses within the area of the proposed place of use, as depicted in the Exhibit A map. Washington water law does not allow for the stacking of water rights or water use authorizations. Any and all water use(s) at the proposed site locations will be evaluated by Ecology; if stacking of water occurs, the delivery of project water or the taking of water under this permit will need to be forfeited.

LOCATION OF WITHDRAWAL:

APPROXIMATE LOCATION OF WITHDRAWAL - GPS LOCATION:					
To be determined					
LOCATED WITHIN (SMALLEST LEGAL SUBDIVISION)	SECTION	TOWNSHIP N.	RANGE (E.W.M.)	W.R.I.A.	COUNTY
E $\frac{1}{2}$ SW $\frac{1}{4}$	1	18	26 E.	41	Grant

LEGAL DESCRIPTION OF PROPERTY WATER IS TO BE USED ON:

Grant County Parcel No. 160254001

E $\frac{1}{2}$ SW $\frac{1}{4}$ of Sec. 1, T. 18 N., R. 26 E.W.M., Grant County, Washington as depicted in the Exhibit A map.

PROVISIONS:

This permit is subject to the water management regulations of Chapter 173-134A WAC which includes, but is not limited to the following:

1. The authorization to use artificially stored ground water in the Quincy Ground Water Sub-area is subject to regulation for the purpose of (a) protecting all rights to the use of public waters; (b) protecting the right of the Bureau of Reclamation; (c) protect the usability of ground-water withdrawal facilities of the Bureau of Reclamation, U.S. Department of the Interior, which facilities are used to convey water to Potholes Reservoir; (d) to prohibit interference in any manner with the furnishing of adequate supplies of both surface and ground water for satisfying present and future needs of the Columbia Basin Project from the Potholes Reservoir facility of the Bureau of Reclamation, U.S. Department of the Interior; and (e) to protect to the maximum extent possible, consistent with rights and interest in the ground waters of the Quincy Ground Water Sub-area, wildlife, recreation, and other values associated with the general public interest in the groundwater in the sub-area.
2. Failure of the permittee to comply with terms of an executed agreement with the Bureau of Reclamation, U.S. Department of Interior, which agreement is a requirement of this permit, shall constitute grounds to suspend or terminate this permit.
3. The installation of an access port for measuring the depth to water or a pressure gage to measure the shut-in pressure of flowing wells shall be required on the completed well or wells. The permittee may, for his own convenience, wish to install an airline and gage in addition to the access port.
4. All water wells constructed within the state shall meet the minimum standards for construction and maintenance as provided under chapter 18.104 RCW and chapter 173-160 WAC.
5. In times of shortage of water available to satisfy all ground-water withdrawals authorized under WAC 173-134A-080(2), the Department of Ecology shall reduce withdrawals in order of the Quincy Basin priority number assigned on the face of this permit, with the highest priority number being regulated against first. (WAC 173-134A-080(2)).
6. This permit does not establish or embody rights to ground water as provided by RCW 90.44.050 and RCW 90.44.060.
7. This permit authorizes a water duty of not more than 3.5 acre-feet per calendar year for each acre of land authorized to be irrigated. After development has been completed and permittee has identified his annual usage and the total number of acres actually irrigated to the satisfaction of the Department of Ecology, permittee is not precluded in future years from beneficial use of his total annual allocation on a lesser number of acres if necessary to satisfy the water requirement of a particular crop.
8. By accepting this permit, the permittee consents to provide for inspection, monitoring, entry, and reporting of data by or to the Department of Ecology and the Bureau of Reclamation, U.S. Department of the Interior.

9. This permit is subject to termination or modification, through issuance of supplement orders of the Department of Ecology, for good cause, including but not limited to:
 - a. Violation of a permit condition;
 - b. Obtaining a permit by misrepresentation or failure to fully disclose all relevant facts; and
 - c. The receipt of new facts or information that dictate that termination or modification of this permit is necessary to comply with the objectives of chapter 173-134A-WAC.
10. The permit only authorizes water to be used for the purposes stated on the lands described above. This permit may be amended to allow for a change in place of use if it can be proven that the original land description was erroneous. This permit is also subject to amendment as to place of use or purpose of use if development and irrigation pursuant to the authority granted hereby has taken place. No amendment can be made without application to and approval of the Department of Ecology.
11. The well(s) shall be completed within the shallow management unit and is restricted to be drilled no deeper than 200 feet into the Quincy Basalt Zone. The depth of the well(s) in any event shall not penetrate the top of the Grand Ronde Basalt unit. (WAC 173-134A-080(2)(d)).
12. The Landowner assumes responsibility, during the life of this Permit, for disposal of irrigation runoff in connection with irrigating farming of the described land so as not to damage Project facilities or other properties. Failure of the Landowner to properly dispose of irrigation runoff may result in Permit termination, after the District or United States giving reasonable notice and opportunity to comply therewith. The Landowner shall be liable for any and all damage to the property of the United States, or of any third parties, by reason of the exercise of the privileges conferred by this Permit.
13. In the event that a Water Service Contract (WSC) or other agreement or authorization is obtained for this project from either Ecology, Reclamation or one of the Columbia Basin Irrigation Districts this water permit may be subject to cancellation.
14. This development schedule requires that water be put to beneficial use within three (3) years from date of permit issuance. Cancellation proceedings will be initiated on the remaining undeveloped portion at the end of the three-year schedule, due **September 24, 2016**. Ecology does not issue extensions for setting a new development schedule under QGWMS - ASGW Permits.

APPEAL PROCEDURES:

Pursuant to Chapter 43.21B.310 RCW this water use permit decision is an appealable action.

YOUR RIGHT TO APPEAL

You have a right to appeal this permit to the Pollution Control Hearings Board (PCHB) within 30 days of the date of receipt of this decision. The appeal process is governed by Chapter 43.21B RCW and Chapter 371-08 WAC. "Date of receipt" is defined in RCW 43.21B.001(2).

To appeal you must do all of the following within 30 days of the date of receipt of this permit decision:

- File your appeal and a copy of this permit decision with the PCHB (see addresses below). Filing means actual receipt by the PCHB during regular business hours.
- Serve a copy of your appeal and this permit decision on Ecology in paper form - by mail or in person. (See addresses below.) E-mail is not accepted.

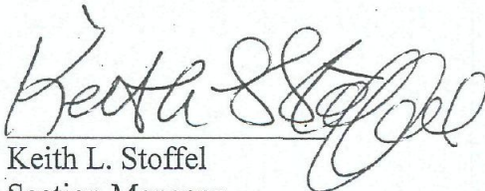
You must also comply with other applicable requirements in Chapter 43.21B RCW and Chapter 371-08 WAC.

ADDRESS AND LOCATION INFORMATION

Street Addresses	Mailing Addresses
Department of Ecology Attn: Appeals Processing Desk 300 Desmond Drive SE Lacey, WA 98503	Department of Ecology Attn: Appeals Processing Desk PO Box 47608 Olympia, WA 98504-7608
Pollution Control Hearings Board 1111 Israel Road SW, Ste. 301 Tumwater, WA 98501	Pollution Control Hearings Board PO Box 40903 Olympia, WA 98504-0903

Signed at Spokane, Washington, on September 24, 2013.

Department of Ecology,
 Eastern Regional Office



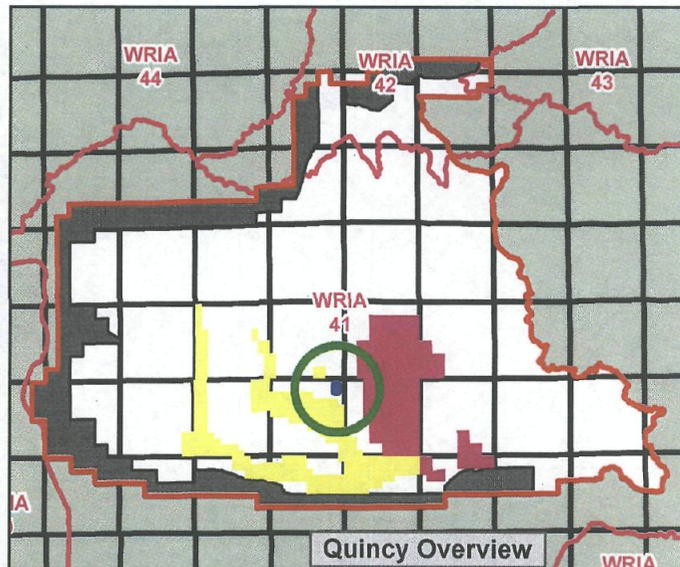
Keith L. Stoffel
 Section Manager

DATA REVIEW
 BY KB

KLS:KAR:md

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Exhibit A



0 1,100 2,200 3,300 4,400 Feet

Stredwick Land, LLC / QB-0351(B)
T18NR26E, GRANT COUNTY WA, WRIA 41

Point of Withdrawal	Township	Quincy Buffer Zone
Place of Use	Section	Quincy Grey Area
	WRIA	Potholes Reservoir & Storage Area
		Quincy Basin Groundwater Management Subarea

Map based on Quincy Basin
Permit 9/24/2013

2011 Aerial Photo





IN REPLY REFER TO:

United States Department of the Interior

BUREAU OF RECLAMATION

Ephrata Field Office

P.O. Box 815

Ephrata, Washington 98823



NOV 15 2013

EPH-2216
WTR-4.00 QB-351B

Mr. Mathew Stredwick
Stredwick Land, LLC.
6573 Highway 283 N.
Ephrata, WA 98823

Subject: Contract for the Use of Artificially Stored Ground Water Tributary to Potholes Reservoir, Quincy Ground Water Subarea, Columbia Basin Project, Washington

Dear Mr. Stredwick:

We have received a copy of the letter from the State of Washington Department of Ecology (dated September 24, 2013) showing a partial reassignment of original permit No. QB-351 to Stredwick Land, LLC.

We are therefore issuing a new contract to show the partial reassignment of permit QB-351 as per WAC 173-134A. Enclosed, in duplicate, is the proposed contract which you will need to sign before a notary public and **return both copies** to this office. The duplicate original contract will be sent to you after it is signed on behalf of the United States. Also enclosed is form CBP-1186 for you to fill out and return to this office with your other signed documents. The State of Washington now requires specific information to be included on the first page of all documents recorded. Contracts do not include all the information required by the State, Reclamation does not record these documents with the County. You may want to provide the information required by the State and submit your contract to the Grant County Courthouse to have it recorded for public record.

The terms of this contract specify that water withdrawals shall not exceed 3½ acre-feet per acre per year. The General Provisions require that the water user develop a water conservation plan, to assure that only the amount of water which can be beneficially used will be withdrawn from the Quincy Ground Water aquifer.

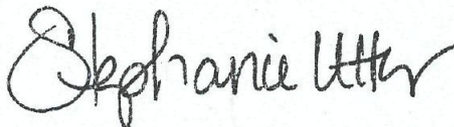
Attached to each contract is a water conservation plan. Please complete the plan, sign it, and return it to this office along with the contract.

RRA Disclosure:

The land associated with the enclosed Reclamation contract for water use permitted pursuant to QB-351B and situated in the Quincy Ground Water Subarea is subject to the rules and regulations of the Reclamation Reform Act (RRA) of 1982. Upon execution of the contract all acres are considered irrigation land and must be included on the landholders' RRA certification or reporting forms. If, by execution of this contract, the landowner would exceed their ownership or non-full cost entitlement, the landowner should contact the PN Regional Office RRA staff at 1-888-767-3850 regarding designation of excess and/or full-cost land.

If you have any questions concerning this contract, please contact Paula Chapel, telephone 509-754-0225.

Sincerely,



Stephanie Utter
Ephrata Field Office Manager

Enclosures - 2

cc: Department of Ecology
N. 4601 Monroe Street
Spokane, WA 99205