Travis L. Thompson, ISB #6168 Abby R. Bitzenburg, ISB #12198 Bryce M. Brown, ISB #12310 MARTEN LAW LLP

163 Second Ave. West

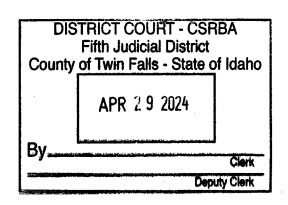
P.O. Box 63

Twin Falls, Idaho 83303-0063 Telephone: (208) 733-0700 Facsimile: (208) 735-2444

Email: tthompson@martenlaw.com

abitzenburg@martenlaw.com bbrown@martenlaw.com

Attorneys for Claimant/Objector Brian T. Farley



IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In re CSRBA

Case No. 49576

Subcase Nos. 95-16445 and 95-18409

DECLARATION OF BRIAN T. FARLEY IN SUPPORT OF MOTION TO ALTER OR AMEND

- I, Brian T. Farley, hereby declare and state as follows:
 - I am over the age of 18 and state the following based upon my own personal knowledge.
 The exhibits attached this declaration are true and correct copies of documents that I have related to these subcases.
 - 2. I reside at 23134 North Derting Rd., Hayden, Idaho, 83835.
 - 3. I am the claimant in subcase no. 95-16445 and an objector in subcase no. 95-18409.

- 4. In 1992 I purchased approximately 40 acres in Kootenai County with my wife Pamela. The property was comprised of four separate parcels described as follows: Parcel I (RP#52N03W094700); Parcels S & T (RP#52N03W095000); and Parcel V (RP#52N03W097100). The parcels are shown on the map labeled Attachment V to the Supplemental Director's Report Regarding Subcase Nos. 95-16445 & 95-18409 (Sept. 21, 2023) ("IDWR Report"). Parcel I is labeled "Gideon Property," Parcels S & T are labeled collectively as "Farley North Property," and Parcel V is labeled "Farley South Property." My wife conveyed her interest in the property to my sole ownership in 2016. See Attachment H to IDWR Report. After 1992 I purchased and sold other parcels within the development of Harold Derting's old ranch (Pleasant View Ranch Estates Homeowners Association), one of which was Parcel U (parcel identification no. 52N03W095300).
- 5. In June 2022 I sold and conveyed what is known as Parcel U to Mark D. Cruson and Sharon R. Herlin. Attached hereto as **Exhibit A** is a true and correct copy of the *Warranty Deed* and its Exhibits 1 and 2 that I executed on June 8, 2022. This property included two water rights 95-16444 and 95-9252. I did not amend those water right claims like I did for 95-16445 as those rights were intended to transfer with the sale of the property to Mr. Cruson and Ms. Herlin.
- 6. The property is known as Parcel U and is identified by the Kootenai County Assessor's office with parcel identification no. 52N03W095300. This property is situated contiguous to the south and west of my properties, Parcels S and T which are identified by a single parcel identification no. 52N03W095000. *See* Exhibit A (parcel map exhibit 2 to the deed).

- 7. I have reviewed Craig Saxton's March 14, 2024 email to Special Master Booth that was provided to me by my counsel Travis Thompson on March 31, 2024. I did not receive notice of this email or the proposed changes to the water right recommendations for water right nos. 95-16445 or 95-18409 prior to receiving a copy of the email from Mr. Thompson.
- 8. Mr. Saxton's email erroneously concludes that the parcel number 52N03W095000 is only for Parcel T. As noted, that number covers both Parcels S and T. Mr. Saxon also wrongly states that I sold the property owned by Mr. Cruson and Ms. Herlin to "Gideon on 6/10/2022)." That is incorrect as noted above.
- 9. Attached hereto as **Exhibit B** is a true and correct copy of my *Notification of Forest***Practice* that I completed and filed with the Idaho Department of Lands in December 2023. I filled out the application and identified my property as follows: "Section: 09, Township: 52N, Range: 03W, RP Number 5000, County: Kootenai." In response to my application the Department returned to me a form that listed the following legal subdivisions: NESW, SENW, and SESW. These same quarter quarters are identified on IDWR's map attached to the 706 Report. Attachment V. The IDL form is further evidence that my Parcel S (part of 52N03W95000) has always been part of my claimed place of use for water right no. 95-16445. See 706 Report, Attch. E (place of use listing "Parcel (PIN) no(s) 52N03W094700, 52N03W095000."

I declare under penalty of perjury under the laws of the State of Idaho that the foregoing is true and correct.

DATED this 29th day of April, 2024.

/s/ Brian T. Farley
Brian T. Farley

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 29th day of April 2024, I caused to be served a true and correct copy of the foregoing to the following:

Clerk of the Court CSRBA 253 3 rd Ave. North P.O. Box 2707 Twin Falls, Idaho 83303-2707	U.S. Mail, postage prepaid x Hand Delivery Facsimile Overnight Mail Email
Andy Waldera Sawtooth Law Office 1101 W. River St., Suite 110 Boise, Idaho 83702	x U.S. Mail, postage prepaid Hand Delivery Facsimile Overnight Mail x Email
Director of IDWR Idaho Department of Water Resources P.O. Box 83720 Boise, Idaho 83720-0098	x U.S. Mail, postage prepaid Hand Delivery Facsimile Overnight Mail Email
Chief, Natural Resources Division Office of the Attorney General State of Idaho P.O. Box 83720 Boise, Idaho 83720-0010	_x U.S. Mail, postage prepaid Hand Delivery Facsimile Overnight Mail Email
United States Dept. of Justice Environment & Natural Resources Division 550 W Fort Street, MSC 033 Boise, Idaho 83724	x U.S. Mail, postage prepaid Hand Delivery Facsimile Overnight Mail Email
	Travis L. Thompson

Exhibit A



100 Wallace Avenue Coeur d Alene, ID 83814

ELECTRONICALLY RECORDED-DO NOT REMOVE THE COUNTY STAMPED FIRST PAGE AS IT IS NOW INCORPORATED AS PART OF THE ORIGINAL DOCUMENT

File No. 806862 JW/SS

WARRANTY DEED

For Value Received Brian T. Farley, a married man as his sole and separate property, Also shown of record as Brian Farley

hereinafter referred to as Grantor, does hereby grant, bargain, sell, warrant and convey unto

Mark D. Cruson, an unmarried man and Sharon R. Herlin, an unmarried woman hereinafter referred to as Grantee, whose current address is 21502 North Derting Road Hayden, ID 83835 The following described premises, to-wit:

See Exhibit A attached hereto and made a part hereof.

RESERVING UNTO GRANTOR a perpetual, nonexclusive easement over, across and under the eastern sixty teet (60 00') of the Grantee's Property tor Grantor's access, by any means, and Grantor's elective maintenance and cultivation of a green vegetative area on Grantee's property along and within the eastern sixty feet (60.00') of the Grantee's Property except tor the southernmost thirty feet (30.00') thereof (the "Green Space Easement"). The Green Space Easement shall consist of living vegetation (i.e. trees, shrubs, grasses and other plants) to provide a visual barrier blocking the views between the Grantee's Property and the real property owned by Grantor that is more fully described in Exhibit 1, attached hereto and incorporated herein by teference (the real propeny' described in Exhibit 1 is hereinafter referred to as the "Grantor's Property"). For illustrative purposes only, a non-scaled diagram depicting the relative location of the Green Space Easement is attached hereto as Exhibit 2 and is incorporated herein by reference. The Green Space Easement shall be appurtenant to the Grantor's Property.

The Green Space Easement shall be governed as follows:

Grantee shall not place any improvements or structures •within the Green Space Easement.

a. There is a pre-existing fence running, generally, along the common property boundary line of the Grantee's Property and the Grantor's Property and both Grantee and Grantee may maintain, repair and replace the fence in its historical position on the common boundary line or the contiguous real property described herein;

Grantee shall not cut or remove any vegetation from the Green Space Easement except that Grantee may remove dead, dying or diseased trees. shrubs and other similarly impaired vegitation from the Green Space Easement for fire prevention purposes;

- 3. Grantee shall not spray or apply any herbicides within the Green Space Easement except to the minimum extent needed to eradicate noxious weeds as the same may be designated by any governmental agency having jurisdiction over noxious weeds within Kootenai County, Idaho.
- 4. The Grantor shall have no obligation to maintain the Green Space Easement. However,

The southernmost thirty feet (30.00') of the eastern sixty feet [60.00') of the Grantees Property consists of a pre-existing

plivate road providing ingre.s and egress access to. inter alia. Grantor's Property.

WARRANTY DEED AND RESERVXIION OF GREEN SPACE EASEMENT PAGE - I

the Grantor may unilaterally elect to plant additional trees. shrubs and other vegetation within the Green Space Easement at any time. The Grantor may also unilaterally elect to undertake any other action to maintain and enhance the vegetative visual barrier within the Green Space Easement. Other than planting and maintaining a vegetative visual ban-ier within the Green Space Easement the Grantor shall not place any other improvements or structures within the Green Space Easement.

- 5. In the event that either the Grantor or Grantees, or their respective heirs and assigns, bring suit in coun to enforce the terms of this Green Space Easement, any judgment awarded shall include court costs and reasonable attorney's fees. paralegal fees and all costs incuned by the prevailing palty in any action, both on the trial level and any appeal thereof.
- 6. The conditions, covenants and restrictions regarding the Green Space Easement touch and concern real property and shall run with all of the real property described herein and shall be binding upon all persons and entities who acquire any right, title or interest in any portion ol' the real property described herein and their respective heirs, devisees, successors and assiYIS

To HAVE AND TO HOLD the said premises, with their appurtenances unto the said Grantee(s), and Grantees(s) heirs and assigns forever. And the said Grantor(s) does (do) hereby covenant to and with the said Grantee(s), the Grantor(s) is/are the owner(s) in fee simple of said premises; that said premises are free from all encumbrances EXCEPT those to which this conveyance is expressly made subject and those made, suffered or done by the Grantee(s); and subject to U.S. Patent reservations, restrictions, dedications, easements, rights of way and agreements, (if any) of record, and current years taxes, levies, and assessments, includes irrigation and utility assessments, (if any) which are not yet due and payable, and that Grantor(s) will warrant and defend the same from all lawful claims whatsoever.

Dated: June 8, 2022

Brian T. Farley

State of Idaho, County of Kootenai

This record was acknowledged before me on June 8, 2022 by Brian T. Farley Signature of notary public beginn Expires: 04/28/2024

LORI E. STONE Commission #47044 Notary Public State of Idaho

My Commission Expires: 04/28/24

EXHIBIT A

That portion of the Southwest quarter of Section 9, Township 52 North, Range 3 West, Boise Meridian, Kootenai County, State of Idaho, described as follows:

COMMENCING at the South quarter corner of said Section 9; thence

North 89°05'18" West along the South line of said Section, 386.24 feet; thence

North 00°19'00" West, 1,222.05 feet, to the TRUE POINT OF BEGINNING; thence

South 76°28'19" West, 155.15 feet; thence

South 61°03'26" West, 190.00 feet; thence

South 68°30'01" West, 246.63 feet; thence

North 00°04'04" West, 980.79 feet; thence ·

North 89°14'16" East, 212.00 feet; thence

South 00°04'04" East, 117 feet; thence

North 89°14'16" East, 333.53 feet; thence

South 00°11'14" East, 652.42 feet to the TRUE POINT OF BEGINNING.



EXHIBIT 1 (2 PAGES)

MECKEL ENGINEERING & SURVEYING

7600 N. Government Way, Suite 3 Coeur d'Alane, ID, 83815 Office 208-667-4638 • Fax 208-664-3347 www.meckel.com



September 25, 2018

Sec 9, T52N R3W

BRIAN FARLEY BOUNDARY LINE ADJUSTMENT LEGAL DESCRIPTION REVISED PARCEL "T"

A part of the Northeast Quarter of the Southwest Quarter and the Southeast Quarter of the Southwest Quarter of Section 9, Township 52 North, Range 3 West. Boise Meridian Kootenai County, Idaho; more particularly described as follows:

Commencing at the Center Quarter Section Corner (Northeast corner of said Northeast Quarter of the Southwest Quarter), monumented with an iron rod, 30 inches long, 5/8 inch diameter, with an aluminum cap, 2-1/2 inches diameter, marked PLS 6374, according to the Corner Perpetuation and Filing Record recorded as Instrument Number 1767664; from which the South Quarter Section Corner, monumented with an iron rod, 5/8 inch diameter, with a plastic cap, marked PLS 4194, according to the Corner Perpetuation and Filing Record Form recorded as Instrument Number 1765758, bears South 0°11'12' East, a distance of 2668,49 feet;

thence South 0°10'24" East , a distance of 190 26 feet along the East line of said Northeast Quarter of the Southwest Quarter to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374, the Point of Beginning.

thence continuing South 0° 10'24" East, a distance of 155 96 feet along the East line of said Northeast Quarter of the Southwest Quarter to an iron rod, 5/8 inch diameter, with a plastic cap marked PLS 4194,

thence South 0°10′58″ East, a distance of 1119 92 feet along the East line of said Northeast Quarter of the Southwest Quarter and the Southeast Quarter of the Southwest Quarter to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 4194;

thence North 89°05'13" West, a distance of 389,05 feet to an iron rod. 1/2 inch diameter, no cap.

thence North 0°09'51" West, a distance of 652 31 feet to an iron rod. 1/2 inch diameter, with a plastic cap marked PLS 4194.

thence North 0°12'38" West, a distance of 467.44 feet to an iron rod, 1/2 inch diameter, with a plastic cap marked PLS 4194,

EXHIBIT 1 (2 PAGES)

Revised Parcel "T" Legal Description Sec. 9, T52N, R3W

thence South 89°06'45" East, a distance of 155.67 feet to an iron rod, 30 inches long. 5/8 inch diameter, with a plastic cap marked PLS 6374;

thence North 3°45'09" West, a distance of 241,00 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374.

thence North 69°49'13" West, a distance of 109.71 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374;

thence South 88°39'45^h West, a distance of 25.19 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374;

thence North 0°10′24° West, a distance of 40.00 feet to an iron rod. 30 inches long. 5/8 inch diameter, with a plastic cap marked PLS 6374.

thence North 88°39'45' East, a distance of 31.97 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374;

thence South 69°49'13" East, a distance of 194.32 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374;

thence South 30°10'56" East, a distance of 124.35 feet to an iron rod, 30 inches long, 5/8 inch diameter, with a plastic cap marked PLS 6374.

thence North 85°13'00" East, a distance of 100.42 feet to the <u>Point of Beginning</u>; containing 11 240 Acres, more or less.

SUBJECT TO

Any existing rights of way, easements, covenants, conditions, rights, reservations, restrictions, encumbrances or applicable subdivision, building and zoning ordinances and use regulations, of record or in view

Exhibit "C"

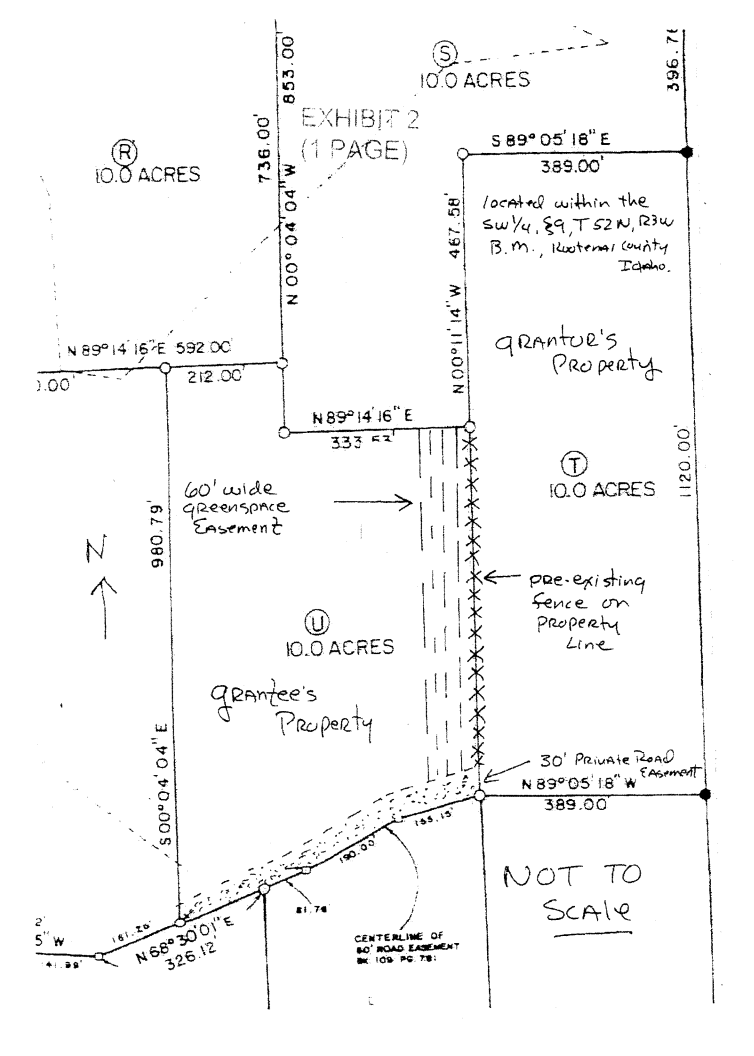


Exhibit B



Idaho Dept of Lands 3284 W Industrial Loop Coeur d'Alene ID 83815 208-769-1525

Requested Expiration Date	Mr. consequence	2	3	1	>	Sec.	,
---------------------------	-----------------	---	---	---	---	------	---

Timber Sale/Project Name:

Subdivision:	Section:	Township:	Range:	RP Number:	County:
	C/9	52×1	OBIA	5000	Koosmi
					-
Landowner: DRIAN FARLEY Address:		(Contractor:		
Address:		A	Address:		
Address: 23134 N DERTING R 1-1A/ DEN I ID \$3835 Phone Number: 208-661-1218 Timber Owner: ME		P	Email Address: Thone Number: Operator:		
			•		
MAIL - LUHBURLKERETRO	DA,CO,	M	Address:		
Phone Number:			Email Address: Phone Number:		
Purchaser Names: 16					
Slash District: Mica Supervisory Area		(Do you plan to deliver >	> 5,000 BF (greater then	1 load)? Yes No
Harvesting of Forest Tree Species					
Road Construction Associated with Harvest	ing of Fore	st Tree Specie	S		
Reforestation Met by:					
Leaving Adequate Residual Stocking					
Planting					
Exempt					
Management of Slashings or Use of Prescr					st Tree Species
Use of Chemicals or Fertilizers for the Purp	ose of Grav	wing or Mana	ging Forest Tree Specie	25	
Conversion in Use to:					
Agriculture/Grazing					
Development					
ther Forest Practice Occurring on State Adminis	the read Level				
			5 C C		O. Ø.
Class Stream Yes	,	es" to Class it vesting Option	Stream, Select SPZ 1:	Lake Steep Slopes	Yes W No
Class Ii Stream Yes) No Op	tion 2 (60 - 1	0)	Greater Than 45% 0	iradient 🚫 Yes 🔘 No
Stream Crossing Installation Yes) No			Unstable/Erodible Soi	is Yes No
-Perennial Stream? Yes (X	may		mental notification or the stream crossing.		Provided O vos O No
Site-Specific BMPs Yes Yes) No		endagen i destri sense manimismo sense		Yes Wildon



STATE OF IDAHO - DEPARTMENT OF LANDS

Compliance Number 012883

CERTIFICATE OF COMPLIANCE - FIRE HAZARD MANAGEMENT AGREEMENT NOTIFICATION OF FOREST PRACTICE

his activity applies				roject Name:	
ubdivision	Section	Township	Range	RP Number	County
<u>ESW</u>	09	<u>T52N</u>	R03W	52N03W095000	Kootenai
ENW	09	<u>T52N</u>	R03W	52N03W095000	Kootenai
<u>ESW</u>	<u>09</u>	<u>T52N</u>	<u>R03W</u>	52N03W095000	Kootenai
See attachme	ent for additional property descri	iptions	Harris Wallings by State	<i>(</i>	
nd Owned By:	Brian Farley		Mailing	23134 N Derting Rd	
none: 208-661-1218			Address:	Hayden, ID 83835	
nail:	il: longwalker@jrcda.com				4
nber Owned By:	Brian Farley		Mailing	23134 N Derting Rd	
one:	208-661-1218		Address:	Hayden, ID 83835	
ail:	longwalker@jrcda.com				
Notification On	ily	t and the first Section Sheet	CE PURSUA	NT TO IDAHO CODE §38	-122
rtificate of Compl	iance issued to: Brian	Today.			
rancate or oumpr	latice issued to:		ontractor Name		
·	Marie		ontractor Name	yden ID	83835
·	23134 N Derting Rd		Ha	yden ID	83835 tate Zip
tiling Address: tone: 208-6 te person engaged	23134 N Derting Rd Street 661-1218 d in cutting of forest product	Emai	Ha C I: iongwalke	yden ID ity S er@jrcda.com ement and reduction of fire haz	ard in accordance with the following
ailing Address: hone: 208-6 he person engaged ption: OPTION 2 - BON supply a cash bor to the purchaser(held by the State. Upon completion make payment of fire hazard, all bo Code §38-122. All Options: Purchase withholding rate shall be This Certificate of Completion The following are app This Certifica Timber Owne	23134 N Derting Rd Street 361-1218 d in cutting of forest product D WITHHOLDING: The Contractor to the State by having the purch s). Purchaser(s) shall withhold spec The Contractor will manage the fir of the fire hazard management wo fithe withheld monies, less six percuind monies will be forfeited. The Co r(s) will report volume and/or remit the minimum rate in force at the ti pliance expires: unless IDL grants umber: Mica (208)769-1577 Micable to all of the options: te may be cancelled, revoked, rescar, Operator, and Purchaser.	Email s agrees to provide elects to treat the fire h aser(s) withhold the spe ified slash managemer e hazard created to the k, the Contractor will nent to the Fire Suppress intractor will be liable for monies as indicated for me the products are de a written extension.	I: longwalke a for the manage mazard created and acified dollars per tent monies and shall a specifications in the otify the State in wision/Forest Practice in the cost of suppretent the cost of suppretent to the Purce	ty S ar@jrcda.com ament and reduction of fire haz to subsequently receive a refund of sign and source feet or equivalent, if for a report and remit such withholding to the (Slash Rules) on or before the expiriting whereupon the State may inspect a accounts, and issue a Certificate of classion after the expiration date, if the value on or before the end of the month for the serior unless otherwise indicated as for a superior with the written approval of IDL.	ard in accordance with the following ash monies withheld. The Contractor will rest products other than sawlogs are delive the IDL. This remittance becomes a cash be at for satisfactory completion. The State will Clearance. If the Contractor fails to managework is not completed as specified in Idaho for the preceding month's purchases. The slightness: \$ per
ailing Address: none: 208-6 ne person engaged ption: OPTION 2 - BON supply a cash bor to the purchaser(held by the State. Upon completion make payment of fire hazard, all bo Code §38-122. Ill Options: Purchaser/ithholding rate shall be this Certificate of Completion of the Completion of the Certificate of Completion of the following are appropriate of the following are appropriated on the Certificate of Completion of the following are appropriated on the Certificate of Certifica	23134 N Derting Rd Street 361-1218 d in cutting of forest product D WITHHOLDING: The Contractor nd to the State by having the purch. s). Purchaser(s) shall withhold spec. The Contractor will manage the fir of the fire hazard management wo the withheld monies, less six percuind monies will be forfeited. The Co r(s) will report volume and/or remit the the minimum rate in force at the ti piliance expires: unless IDL grants umber: Mica (208)769-1577 Slicable to all of the options: te may be cancelled, revoked, reso ar, Operator, and Purchaser. the may not be assigned to another for shall retain, and make available	Emails agrees to provide elects to treat the fire haser(s) withhold the spatified slash managemere hazard created to the k, the Contractor will nent to the Fire Suppressintractor will be fiable for monies as indicated for me the products are deal written extension.	I: longwalke a for the manage mazard created and acified dollars per tent monies and shall a specifications in the otify the State in wision/Forest Practice in the cost of suppretent the particular optical alivered to the Purchase DL for failure to come Contractor, excess the log delivery or public has formally ac	ity S er@jrcda.com ement and reduction of fire haz to subsequently receive a refund of sl housand board feet or equivalent, if for I report and remit such withholding to the (Slash Rules) on or before the expiration date, if the very least of the expiration date, if the very least on the expiration date, if the very least of the expiration date, if the very lea	ard in accordance with the following ash monies withheld. The Contractor will rest products other than sawlogs are delive the IDL. This remittance becomes a cash by a state of this agreement (or extension) at for satisfactory completion. The State will Clearance. If the Contractor fails to manage work is not completed as specified in Idaho for the preceding month's purchases. The slightness: \$ per
ailing Address: hone: 208-6 he person engaged ption: OPTION 2 - BON supply a cash bor to the purchaser(held by the State. Upon completion make payment of fire hazard, all bo Code §38-122. All Options: Purchase withholding rate shall be This Certificate of Completion Slash District/Phone No The following are app This Certifica Timber Owne This Certifica The Contract	23134 N Derting Rd Street 361-1218 d in cutting of forest product D WITHHOLDING: The Contractor nd to the State by having the purch. s). Purchaser(s) shall withhold spec. The Contractor will manage the fir of the fire hazard management wo the withheld monies, less six percuind monies will be forfeited. The Co r(s) will report volume and/or remit the the minimum rate in force at the ti piliance expires: unless IDL grants umber: Mica (208)769-1577 Slicable to all of the options: te may be cancelled, revoked, reso ar, Operator, and Purchaser. the may not be assigned to another for shall retain, and make available	Emails agrees to provide elects to treat the fire haser(s) withhold the spatified slash managemere hazard created to the k, the Contractor will nent to the Fire Suppressintractor will be fiable for monies as indicated for me the products are deal written extension.	I: longwalke a for the manage mazard created and acified dollars per tent monies and shall a specifications in the otify the State in wision/Forest Practice in the cost of suppretent the particular optical alivered to the Purchase DL for failure to come Contractor, excess the log delivery or public has formally ac	ity S er@jrcda.com ement and reduction of fire haz to subsequently receive a refund of sl housand board feet or equivalent, if for I report and remit such withholding to the (Slash Rules) on or before the expiration date, if the very least of the expiration date, if the very least on the expiration date, if the very least of the expiration date, if the very lea	ard in accordance with the following ash monies withheld. The Contractor will rest products other than sawlogs are delive the IDL. This remittance becomes a cash be at for satisfactory completion. The State will Clearance. If the Contractor fails to managework is not completed as specified in Idaho for the preceding month's purchases. The slightness: \$ per

NOTIFICATION OF FOREST PRACTICE PURSUANT TO IT

This Notificat	ion is being made by	: Briar	Farley	111000110	EFUKOL	MANI TO IDA	NHO CODE §38-	1306	
Operator:	Brian Farley	(Land	owner, Timber Owner	or Operator)					
				Operator I	Name				
Mailing Add	ess: 23134 N De	rting Rd				Hayden	ID		
	Street			····		City	State		33835
Phone:	208-661-121	88		Email:	longwalke	r@jrcda.com	Orace		Zip:
			S ection 38-1303(3)) d		al property in	the state of Ida			
§38-1306:	the following notific	ation, th	e Operator, Landowi	ner, or Timber	Owner nam	ed above agre	es to comply with p	rovisions o	f Idaho Code
☑ Ha	rvesting of Forest T	ree Speci	es						
			ith Harvesting of Fore		s				
			dequate Residual Sto						
☑ Ma	nagement of Slashi	ngs or Us	e of Prescribed Fire R	esulting from h	larvest, Man	agement or Imp	rovement of Forest T	ree Species	
	e of Chemicals or Fe	ertilizers fo	or the Purpose of Gro	wing or Manag	ing Forest Tr	ee Species			
	nversion in Use to:								
			ite Administered Land						
The following	information shall b	e provide	ed to the Idaho Depar	rtment of Land	is to evalua	te the potential	for water quality ar	nd erosion	impacts.
Class I	Stream	No	If 'Yes' to Class I S Harvesting Option		EP .	Steep Slope Gradient	s Greater Than 45%	No	
Class I	Stream	No				Lake		No	
Stream	Crossing Installation	1				Erodible Soi	ls	Yes	
Pe	erennial Stream?	No	If 'Yes', an addition needed for the stre		be	Map Provide	ed		
Site-Sp	ecific BMPs	No							
This notification Certificate of C		grants a	written extension. The	e State's autho	rity to enter t	he property to c	onduct inspections so	urvives the e	expiration of the
/	17			Operator	<u>B</u>	rian Farley			12/20/2
	nature of Operator, presentative	or of a Du	ly Authorized	Title	P	rinted Name			12/29/2 Date
	₩ _	3r	MX	osii		ynn Buhl			12/20/2
	recto (not valid unle arden or Duly Author			Title	F	rinted Name			Effective Date
Area for Forest	Practices: Mica								
☐ Fire Burea (Original)		□ Cor	tractor District Office		nager	Land ! Owner	□ Operator □	Other	☐ Purchaser —