

[For full information concerning the filling out and filing of this form refer to Regulation 4 of Rules and Regulations of the Division of Water Resources Governing the Appropriation of Water]

STATE OF CALIFORNIA
DEPARTMENT OF PUBLIC WORKS
DIVISION OF WATER RESOURCES

Application No. 8678 Filed May 25, 1936 at 10:42/M.
(Applicant must not fill in the above blanks)

AMENDED APPLICATION RECEIVED MAY 25 1936

APPLICATION TO APPROPRIATE UNAPPROPRIATED WATER

This application involves in no way the right to construct a dam

I, COACHELLA VALLEY COUNTY WATER DISTRICT & Imperial Irrigation District
Name of applicant *(See Sec. 20 Compromisc Agrec.)*

of Coachella County of Riverside
Post office

State of California, do hereby make application for a permit to appropriate the

following described unappropriated waters of the State of California, *SUBJECT TO EXISTING RIGHTS:*

Source, Amount, Use and Location of Diversion Works

1. The source of the proposed appropriation is Colorado River
Give name of stream, lake, etc., if named; if unnamed state nature of source and that it is unnamed
located in Imperial County, tributary to Gulf of Lower California

2. The amount of water which applicant desires to appropriate under this application is as follows:

(a) For diversion to be directly applied to beneficial use without storage 2000 cubic feet per
1 cubic foot per second equals 40 statute miner's inches or 646,317 gallons per day

second, to be diverted from January 1 to December 31 of each season.
Beginning date each season Closing date each season

(b) For diversion to be stored temporarily and later applied to beneficial use _____ acre-feet
1 acre-foot equals 325,851 gallons

per annum, to be collected between _____ and _____ of each season.
Beginning date each season Closing date each season

NOTE.—Answer (a) or (b) or both (a) and (b) as may be necessary. The amounts stated must be in definite terms of some established unit of measurement. Neither these amounts nor the season may be increased after application is filed.

3. The use to which the water is to be applied is Power
Irrigation, power, municipal, _____ purposes.

NOTE.—A separate application must be made for each use except that incidental domestic use may be included with any other use.

4. The point of diversion is to be located at Imperial Dam, S. 8° 50' E., 2945'
State bearing and distance or coordinate distances to section or quarter section corner
from N.W. Corner of Section 9, Tp. 15 S., R. 24 E., S.B.M.

being within Lot 2
State 40-acre subdivision of U. S. Government survey or projection thereof

of Section 9, Tp. 15 S., R. 24 E., S.B.M. M., in the County of Imperial
E. 1/4

5. The main conduit terminates in N.E. 1/4 N. 10, Tp. 16 S., R. 19 E., S.B.M.
State 40-acre subdivision of U. S. Government survey or projection thereof

Description of Diversion Works

NOTE.—An application can not be approved for an amount grossly in excess of the estimated capacity of the diversion works

6. Intake or Headworks (fill only those blanks which apply)

(a) Diversion will be made by pumping: Capacity of plant _____ gallons per minute.

(b) Diversion will be by gravity, the diverting dam being 22 feet in height (stream bed to

level of overflow); 1770 feet long on top; and constructed of hollow concrete Indian
wier type dam.
Concrete, earth, brush, etc.

(c) The storage dam will be _____ feet in height (stream bed to overflow level); _____ feet

long on top; have a freeboard of _____ feet, and be constructed of _____
Concrete, earth, etc.

7. Storage Reservoir _____
Name

The storage reservoir will flood lands in _____
Indicate section or sections, also 40-acre subdivisions unless shown upon map

It will have a surface area of _____ acres, and a capacity of _____ acre-feet.

In case of insufficient space for answers in form, attach extra sheets at top of page 3 and cross reference.

This is to certify that the application of which the foregoing is a true and correct copy has been considered and is hereby approved subject to vested rights, provisions of the Water Code of the State of California, and the following limitations and conditions; insofar as jurisdiction exists in the State of California, as supplemental to other rights of, and without prejudice to, any existing or vested rights of permittee:

1. The amount of water appropriated shall be limited to 2,000 cubic feet per second, or so much thereof as may be flowing at any time in the All-American Canal at the site of the power plant covered by said application, from January 1st to December 31st of each year.

2. The Colorado River flows along a part of the eastern boundary of the State of California and is the subject of an interstate compact to which the State of California is a party. Under authority of an Act of Congress the United States has contracted with Coachella Valley County Water District, a County Water District of the State of California, and as such a public agency, to construct capacity in the All-American Canal for said District and to deliver to said District at the District's point of diversion for said Canal known as Imperial Dam, water for irrigation and domestic purposes in the quantity as in said contract provided and as referred to and set out in Permit No. 7650. Under authority of said Act of Congress and as provided in said contract, the United States has granted to the District the right to utilize power possibilities on the All-American Canal. Said application covers one of such possibilities which the District proposes to develop. Said facts are found to be such as bring the case within the terms of Section 1005 of the Water Code of California.

3. This permit supplements and is without prejudice to the rights held or claimed by said applicant under said contract with the United States, or under appropriation, user, or otherwise, to the use of water of and from the Colorado River for irrigation, domestic, power, and other purposes; provided, however, that any and all rights acquired under this permit shall be subject to said interstate compact and in particular to the provisions of Article IV(b) thereof which provide that the use of water of the Colorado River system for the generation of electric power shall be subservient to the use and consumption of such water for agricultural and domestic purposes within the United States and shall not interfere with or prevent use for such dominant purposes.

4. In conformity with the provisions of that certain agreement of compromise between Imperial Irrigation District and Coachella Valley County Water District, dated

APPLICANT MUST NOT FILL IN BLANKS BELOW

PERMIT No. 7651

the 14th day of February, 1934, and in conformity with the provisions of Section 20 of said Contract this permit is approved to Coachella Valley County Water District and Imperial Irrigation District as their respective privileges to utilize power possibilities on the All-American Canal may appear from their respective contracts with the United States, to-wit: Imperial Irrigation District's Contract dated December 1, 1932, and Coachella Valley County Water District's Contract with the United States dated October 15, 1934. This permit is therefore issued in duplicate originals.

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This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1390. A permit shall be effective for such time as the water actually appropriated under it is used for a useful and beneficial purpose in conformity with this division (of the Water Code), but no longer.

Section 1391. Every permit shall include the enumeration of conditions therein which in substance shall include all of the provisions of this article and the statement that any appropriator of water to whom a permit is issued takes it subject to the conditions therein expressed.

Section 1392. Every permittee, if he accepts a permit, does so under the conditions precedent that no value whatsoever in excess of the actual amount paid to the State therefor shall at any time be assigned to or claimed for any permit granted or issued under the provisions of this division (of the Water Code), or for any rights granted or acquired under the provisions of this division (of the Water Code), in respect to the regulation by any competent public authority of the services or the price of the services to be rendered by any permittee or by the holder of any rights granted or acquired under the provisions of this division (of the Water Code) or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the State, of the rights and property of any permittee, or the possessor of any rights granted, issued, or acquired under the provisions of this division (of the Water Code).

Witness my hand and the seal of the
Department of Public Works of the State of California
this 6th day of January 1934


EDWARD HYATT, State Engineer

More than one
blank for irrigation
total to some other major

DO NOT WRITE IN THIS SPACE

SUPPLEMENTAL STATEMENT.

This application is filed pursuant to the recommendations of the Division of Water Resources contained in "Memorandum on Colorado River Allocation" dated September 8, 1951, and the amount of water which may be diverted hereunder is subject to that certain agreement dated August 18, 1931, by and between Palo Verde Irrigation District, Imperial Irrigation District, Coachella Valley County Water District, City of Los Angeles, the Metropolitan Water District of Southern California, City of San Diego, and County of San Diego, and subject also to that certain agreement dated February 14, 1934, by and between Imperial Irrigation District and Coachella Valley County Water District, copies of which said agreements have heretofore been filed with the Division of Water Resources and to which reference is hereby made.

This application is made in connection with the use of water in and from the All-American Canal and is supplemental to the rights of applicant by appropriation and under its contract with the United States for construction of capacity in the All-American Canal, etc., dated October 15, 1934.

It is proposed by applicant and applicant claims the right to divert from the Colorado River at the point indicated in this application and convey through the All-American Canal to the site of the power plant indicated in this application the quantity of water named and to use all water thus conveyed for power purposes. Applicant also claims the right to divert, convey and use such water for other purposes and for power purposes at other power sites and all such rights are expressly reserved.

18. Recreational Use. (See marginal note.) Water will be used for _____
Describe nature and method of use

The amount for which application is made was determined by _____
Describe basis of estimate of quantity needed

General

Amended

19. Are the maps as required by the Rules and Regulations filed with Application? Yes If not, state specifically the time required for filing same. Yes or No

20. Does the applicant own the land at the proposed point of diversion? No If not, state what steps have been taken to secure right of access thereto. Contract with United States. Yes or No

21. What is the name of the post office most used by those living near the proposed point of diversion? Bard, California.

22. What are the names and addresses of claimants of water from the source of supply below the proposed point of diversion? Yuma Project of United States Bureau of Reclamation, Yuma, Arizona.
Imperial Irrigation District, El Centro, California.

STEWART, SHAW & MURPHEY

COACHELLA VALLEY COUNTY WATER DISTRICT

By Arwin B. Shaw Attorneys for Applicant.

[SIGNATURE OF APPLICANT]

By Arwin B. Shaw Attorney..

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