

STATE OF NEBRASKA

DEPARTMENT OF NATURAL RESOURCES

ORDER GRANTING LEAVE TO FILE AN APPLICATION FOR
A NEW SURFACE WATER APPROPRIATION WITHIN AN AREA SUBJECT TO A
MORATORIUM, BY PETITION VAR-2397
WATER DIVISION 1-A

BACKGROUND

1. On July 14, 2004, the Department of Natural Resources (Department) issued a formal moratorium on all new surface water appropriations in the Platte River Basin upstream of the confluence with the Loup River near Columbus, Nebraska. The moratorium included all tributary streams above the Loup River confluence including the North and South Platte Rivers and tributaries.
2. On January 1, 2007, work officially commenced on the Platte River Recovery and Implementation Program (PRRIP or Program). PRRIP's goals include reducing shortages to U.S. Fish and Wildlife Service target flows and providing additional land habitat for endangered species in the Lexington to Chapman reach of the Platte River. In order to meet these goals, each signatory to PRRIP has adopted depletions plans to address the mitigation of the adverse impacts of certain new water-related activities on streamflows in the Platte River. In addition to focus on new depletion, Nebraska's New Depletion Plan provides that the State of Nebraska will mitigate existing surface water and groundwater uses in order to return to a July 1, 1997, level of water-use development. Portions of the shortages to target flows are intended to be offset through water conservation and water supply projects identified by the PRRIP Governance Committee in the Water Action Plan, which provides guidance in implementing the water component of the Program. A goal of the first thirteen-year increment of the Program is to attempt to retime and improve flows in the central Platte River so as to reduce shortages to target flows by an average of 130,000 to 150,000 acre-feet (AF) per year, as measured at Grand Island.
3. On August 13, 2009, integrated management plans (IMPs) were adopted by order of the Department, pursuant to *Neb. Rev. Stat. § 46-718(2)*, for the following natural resources districts (NRDs): the North Platte NRD, the South Platte NRD, the Twin Platte NRD, the Central Platte NRD, and the Tri-Basin NRD. As part of the surface water controls adopted by the Department pursuant to *Neb. Rev. Stat. § 46-716(1)(b)*, the moratorium on issuing new surface water appropriations was continued.
4. On September 11, 2009, a Basin-Wide Integrated Management Plan (BWIMP) for the overappropriated area of the Platte River Basin was adopted by order of the Department. The BWIMP was also adopted by the following NRDs: the North Platte NRD, the South Platte NRD, the Twin Platte NRD, the Central Platte NRD, and the Tri-Basin NRD. These NRDs are collectively referred to in the BWIMP as the "Platte River Basin NRDs."

5. On August 27, 2012, the Central Nebraska Public Power and Irrigation District (Petitioner), filed petition VAR-2397 for Leave to File or Consider an Application for a Permit to Appropriate Water within a Moratorium Area or Stay Area. The petition requests leave to file an application for a temporary permit to appropriate storage water for the purpose of groundwater recharge via the Phelps Canal.

ANALYSIS

1. The formal moratorium issued by the Department in 2004 has been continued in the surface water controls included in the individual NRD IMPs adopted by the Platte River Basin NRDs and the Department. The Department's July 14, 2004, order and the provisions of Neb. Rev. Stat. § 46-714(3)(n) allow for new surface water appropriations if the Department grants a variance and subsequently approves a permit for such new use. When filing a variance request, a project proponent must offer a clearly stated basis for such request and must offer sufficient good cause shown.

In determining the intent and scope of good cause, the Department will apply the definition supplied by Neb. Rev. Stat. § 46-706(23), which states:

Good cause shown means a reasonable justification for granting a variance for a consumptive use of water that would otherwise be prohibited by rule or regulation and which the granting agency, district, or organization reasonably and in good faith believes will provide an economic, environmental, social, or public health and safety benefit that is equal to or greater than the benefit resulting from the rule or regulation from which a variance is sought[.]

Furthermore, consumptive use is defined in Neb. Rev. Stat. § 46-706(20) as follows:

Consumptive use means the amount of water that is consumed under appropriate and reasonably efficient practices to accomplish without waste the purposes for which the appropriation or other legally permitted use is lawfully made[.]

Because the Platte River Basin is currently undergoing integrated management for the purposes of reducing depletions to streamflow, any new consumptive use must be examined for its potential effects on extant surface and groundwater users and upon all matters of significant public interest and concern. This includes assessing both positive and negative impacts on the State's ability to comply with interstate agreements, programs, decrees and compacts, including PRRIP. Thus, any proposed project must be scrutinized to prevent conflict with (a) the goals and actions necessary to implement the IMPs adopted by the Platte River Basin NRDs and the Department and (b) the water needs of Water Action Plan projects that will be implemented under PRRIP, and (c) existing permitted uses. Applications for potential beneficial uses that are not clearly non-consumptive will be presumed to be at

least partially consumptive. Therefore, consideration of the effects of a proposed new diversion on these existing uses and responsibilities is required in order to determine whether sufficient good cause exists to grant a variance to apply for a new use.

2. Petitioner is collaborating with PRRIP partners by proposing to release water stored under appropriation A-2357 for the purposes of ground water recharge in Phelps Canal. Petitioner also indicated that recharge that may result from this temporary recharge project may have an additional benefit of assisting local natural resources districts in offsetting some post-1997 new uses, as required by the BWIMP and individual IMPs.
3. Expected benefits from projects such as this, if successful, may include (a) mitigating post-1997 new depletions by replacing ground water that was withdrawn for irrigation and (b) retiming flows, thereby enhancing base flow returns to the Platte River by way of aquifer recharge. Quantified estimates of recharge potential have not been offered for this temporary project; however, the recharge component will be monitored in order to plan better and quantify this type of project in the future.
4. Petitioner intends to release water stored under appropriation A-2374 and divert the same into existing facilities during the non-irrigation season.
5. Consumptive use associated with this proposed project would be a necessary aspect of such water use and would not be required to be offset.

CONCLUSIONS

1. The temporary water release project proposed on the attached draft application is supported by PRRIP and the U.S. Fish and Wildlife Service.
2. No adverse impacts on existing water users are expected by Petitioner, and the prior appropriation system will protect other appropriators, if a permit is allowed to be filed and is ultimately granted.
3. For these reasons, Petitioner should be granted leave to file a temporary application.

ORDER

IT IS HEREBY ORDERED:

1. Petition VAR-2397 has shown sufficient good cause and is GRANTED.
2. If Petitioner files an application pursuant to this approval, they must (1) propose credible methods to track, monitor and report the specific amounts of water released, amounts and locations of diversions, less losses in transit, for the purpose of recharge and distinguish it from diversions for power production and any other recharge appropriations, and (2) list on that application a single source of water.

3. This decision shall not bind the Director to approve any application to which it relates, or in any way be used as evidence of prejudice for the Director's future decisions concerning the specific approval requirements of such an application.

DEPARTMENT OF NATURAL RESOURCES

November 13, 2012


Brian P. Dunnigan, P.E., Director

A copy of this Order was posted on the Department's website. A copy of this Order was provided to the Department's field office in Bridgeport, Nebraska. A copy of this Order was mailed on November 13, 2012, to the following:

Don Kraus, General Manager
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