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9-6-2017

Notice of Appeal-NIWRG

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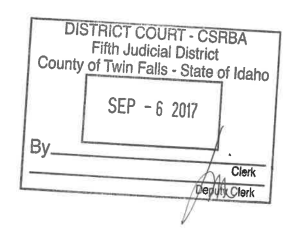
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Attorneys for Members of the North Idaho Water Rights Alliance, Members of the North West Property Owners Alliance, Members of the Coeur d'Alene Lakeshore Property Owners Association, Rathdrum Power, LLC, and Hagadone Hospitality Co.

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

NORTH IDAHO WATER RIGHTS
ALLIANCE, MEMBERS OF THE NORTH
WEST PROPERTY OWNERS ALLIANCE,
MEMBERS OF THE COEUR D'ALENE
LAKESHORE PROPERTY OWNERS
ASSOCIATION, RATHDRUM POWER,
LLC and HAGADONE HOSPITALITY CO.,

Appellants,

VS.

UNITED STATES OF AMERICA and COEUR D'ALENE TRIBE,

Respondents.

Consolidated Subcase No. 91-7755

NOTICE OF APPEAL

Fee Category IAR 23(a)(1) \$94.00

TO: EACH PARTY AND THE PARTIES' ATTORNEYS LISTED ON THE ATTACHED CERTIFICATE OF SERVICE, AND THE CLERK OF THE ABOVE-ENTITLED COURT:

NOTICE IS HEREBY GIVEN THAT:

- Property Owners Alliance; Members of the Coeur d'Alene Lakeshore Property Owners Association; Rathdrum Power, LLC; and Hagadone Hospitality Co. (collectively, the "North Idaho Water Rights Group" or "NIWRG") hereby appeal to the Idaho Supreme Court the SRBA District Court's *Amended Final Order Disallowing Water Right Claims*, entered in the above-entitled action on July 26, 2017, the Honorable Eric J. Wildman, Presiding, which is attached hereto and marked Exhibit A. The *Amended Final Order* was certified under I.R.C.P. 54(b) as a final order.
- 1(b). Additionally, the NIWRG hereby appeals the *Final Order Disallowing Purposes of Use*, entered in the above-entitled action on May 3, 2017, the Honorable Eric J. Wildman, Presiding, which is attached hereto as Exhibit B. The Amended Final Order was certified under I.R.C.P. 54(b) as a final order, and, pursuant to Idaho Appellate Rule 14, the time for appealing such Order was terminated by the filing of a Motion to Set Aside and Modify, which motion was denied in the Court's *Order on Motion to Set Aside and Modify*, entered in the above-entitled action on July 26, 2017.
- 2. NIWRG has a right to appeal to the Idaho Supreme Court, and the judgments or orders described in paragraph 1 above are appealable orders under and pursuant to Idaho Appellate Rule 11(a)(3).
 - 3. Preliminary Statement of issues to be presented on appeal:
 - a. Whether the district court erred in recognizing fishing and hunting as a primary purpose of the Coeur d'Alene Reservation.

- b. Whether the district court erred in not disallowing ground water claims within the Coeur d'Alene Reservation.
- c. Whether the district court erred in not disallowing instream flow claims within the Coeur d'Alene Reservation.
- d. Whether the district court erred in not disallowing claim no. 95-16704 (Lake
 Coeur d'Alene) within the Coeur d'Alene Reservation.
- e. Whether the district court erred in not disallowing irrigation claims within the Coeur d'Alene Reservation.
- f. Whether the district court erred by allowing claims to proceed to the quantification phase without first making determinations of necessity during the entitlement phase.
- 4. A Protective Order was entered on February 28, 2017, sealing a map submitted by the Coeur d'Alene Tribe titled "Coeur d'Alene Tribal Lands at Claim Locations and Adjacent to Reservation Streams."
 - 5. A reporter's transcript is requested for the following hearings:
 - a. Hearing re: Motions for Summary Judgment, March 30, 2017.
 - Hearing re Motion for Reconsideration and Motion to Set Aside and Modify Partial Decree or Final Order Disallowing Water Right Claim, June 26, 2017.
- 6. In lieu of the standard inclusion of all pleadings, NIWRG avers that due to concerns expressed by the clerk of the SRBA Court regarding the very large number of claims, objections, and responses filed in the 353 subcases consolidated into Consolidated Subcase 91-7755, NIWRG is working with other appellants and respondents to craft a stipulation identifying

specific claims, objections, and responses that are representative of all claims, objections, and responses at issue in this appeal.

- 7. NIWRG requests that the following documents be included in the clerk's record.
 - a. 10-21-2016 North Idaho Water Rights Group's Motion for Summary Judgment;
 - b. 10-21-2016 Memorandum In Support of the North Idaho Water Rights
 Group's Motion for Summary Judgment;
 - c. 10-21-2016 Affidavit of Norman M. Semanko in Support of North Idaho
 Water Rights Group's Motion for Summary Judgment
 - d. 10-21-2016 Exhibits A-E to Semanko Affidavit;
 - e. 10-21-2016 Exhibit F (Part 1) to Semanko Affidavit;
 - f. 10-21-2016 Exhibit F (Part 2) to Semanko Affidavit;
 - g. Exhibits G-H to Semanko Affidavit.
 - h. North Idaho Water Rights Group's Memorandum in Opposition to United States' and Coeur d'Alene Tribe's Joint Motion for Summary Judgment;
 - North Idaho Water Rights Group's Reply to Responses of the United States and the Coeur D'Alene Tribe.

8. NIWRG certifies that:

(a) A copy of this notice of appeal has been served on the Official Court
Reporter for the SRBA District Court, Sabrina Vasquez, at the address set
out below:

Sabrina Vasquez Official Court Reporter SRBA District Court P.O. Box 2707 Twin Falls, ID 83303-2707

- (b) Sabrina Vasquez, the Official Court Reporter for the SRBA District Court, has agreed to bill the NIWRG for the cost of preparing the reporter's transcript in this appeal.
- (c) All appellate filing fees have been paid.

DATED September 6, 2017.

PARSONS BEHLE & LATIMER

By

Norman M. Semanko

Attorneys for Members of the North Idaho Water Rights Alliance, Members of the North West Property Owners Alliance, Members of the Coeur d'Alene Lakeshore Property Owners Association, Rathdrum Power, LLC, and Hagadone Hospitality Co.

CERTIFICATE OF SERVICE

I hereby certify that true and correct copies of the **NOTICE OF APPEAL** were mailed on the 6th day of September, 2017, by first-class mail to the following:

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Howard A. Funke 424 Sherman Ave., Ste. 308 PO Box 969 Coeur d'Alene, ID 83816-0969

Mariah R. Dunham Nancy A. Wolff Morris & Wolff PA 722 Main Ave. St. Maries, ID 83861

William M. Green 2803 N. 5th St. Coeur d'Alene, ID 83815

Sabrina Vasquez Official Court Reporter SRBA District Court P.O. Box 2707 Twin Falls, ID 83303-2707

Norman M. Semanko

EXHIBIT A

DISTRICT COURT - CSRBA
Fifth Judicial District
County of Twin Falls - State of Idaho

JUL 2 6 2017

SERICT OF THE

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

| In Re CSRBA |) : | Subcase Nos. See Attached List |
|----------------|-----|--|
| Case No. 49576 | - | AMENDED FINAL ORDER DISALLOWING WATER RIGHT CLAIMS |

On March 26, 2014, the United States filed the above-captioned water right claims as trustee on behalf of the Coeur d'Alene Tribe ("Tribe"). The claims seek federal reserved water rights associated with the Coeur d'Alene Indian Reservation. Objections and responses to some or all claims were filed by various parties. *Motions for Summary Judgment* seeking disallowal of the claims were subsequently filed by the State of Idaho, Hecla Limited, and the North Idaho Water Rights Group. Various other Objectors joined in the *Motions*. On May 3, 2017, the Court entered a *Final Order Disallowing Water Right Claims* setting forth a list of claims to be disallowed. On May 17, 2017, the United States and the Tribe filed a *Motion to Set Aside and Modify Partial Decree or Final Order Disallowing Water Right Claim* ("Motion"). The Court entered an *Order* on the *Motion* contemporaneously herewith. The Court now amends its *Final Order Disallowing Water Right Claims* consistent with that *Order*.

Therefore, IT IS ORDERED that the above water right claims are hereby disallowed with prejudice and shall not be confirmed in any partial decree or in any final decree entered in the Coeur d'Alene-Spokane River Basin Adjudication, Case No. 49576, in whatever form that final decree may take or be styled.

DATED July 26, 2017

Presiding Judge

ERIC J. WILDMAN

Coeur d'Alene-Spokane River Basin Adjudication

¹ The term "North Idaho Water Rights Group" refers collectively to the Objectors identified on Exhibit A attached hereto.

RULE 54(b) CERTIFICATE

With respect to the issues determined by the above judgment or order it is hereby CERTIFIED, in accordance with Rule 54(b), I.R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

DATED July 26, 2017

ERIC J. WILDMAN

Presiding Judge

Coeur d'Alene-Spokane River Basin Adjudication

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Subcase Nos:
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91-07755
            94-09266
91-07756
            94-09267
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            94-09268
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94-09263
94-09264
94-09265
(Subcase list:
                 SETASIDE
          6/28/17
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Exhibit A

Annika Chatfield-Dietrick Arliss Bialack Audrey Andersen Barbara Harpole Barney Layton Barry & Pamela Meyers Ben Radford Bernard & Dawn Weber Betty Hancock Beverly & Floyd Klein Bill L Conner Black Bear Water Assn Blue Wolf Community Cub Bonnie (Eleanor Y) Donohoe Bonnie Doose Bruce & Carol Maddux Bruce Cyr. Carl Blalack Carl Cochrane Carl W Anderson Carla Woempner Carol Clark Carol Felt Browning Cheryl Prueher Cindy Cooper Clyde H Sheppard Connie L. Hasz Crows Nest Water Association Dale Herboldt Daniel G Remmick Darby G Donohoe Daren & Janet Labolle Daren Labolle Darla Noel-Wessel David & Janet Weingart David & Jill Christiansen David & Kathy McDaniel David "Brad" & Mary Corkill David Sheridan Dean & Glenda Gentry Dennis Backus Detald Moyer Dianne Anderson Dick & Carole Harwood Don & Martha Vail Don H Sherfey Donald & Christine McCaw Donald Sutton Doris Miller Doug Luchini Douglas & Darcy McInturff Dwayne Layton East Shoshone County Water Eddie A Bailey Edmond & Janet Ferrel Edward & Canduce Anderson Elizabeth Roberts Eric & Susan Skidmore Ernest & Myra Ecklund Fernwood Water & Sewer Dist Florence Farber Frank Frutchey Fred & Marcy Hasz

Alan Littlejohn

Alfred Sichlinger

Andrew & Heather Scott

Gale Briggs Gary Johnson Gary Mitchell Gary Weeks Gene L & Wesley L Warren Gene Webb Gianotti Trust DTD 1991 Gina Sutton Glennie & Elizabeth Renner Gordon Sanders Greg Delavan Hagadone Hospitality Co. Harmon Property Owners Assn. Harry Grubham Helen Jacquemin Herman Fritz Hisaya & Dorothy Takashina J Rachael Johnson Jack & Eleanor Buell Jaida Levine Jakar Ventris LLC James & Molly Dolliver James & Victoria Furth Janet Briggs Jean Dohrman Jed Rodgers Jeff & Dede Shippy Jeff Funk Jeff Tyler Jeremie Figueroa Jodi Powell Joel & Cindy Newson Johanna Renner John & Agnes McFaddin John & Christine Thomas John & Michelle McMahon John & Shirley Ferris John Boothe John M Marsan John Neirinckx John Neirinckx II John R Kranck Jordan Redman Joseph Rush Joyce D & Charles R Stock Joyce Morden Julie Day Kathryn Kahn Kathy Jordan Kaye A Mainsey Keith Kleinkhecht Kellogg School District Ken & Aileen Zaken Ken & Yvonne Devries Kent L & Donna J Davis Kevin & Shannon Simonsen Kevin & Tiffany Renner Kevin Coleman Kim Liss Kristi & Doug Payne Lance & J Michele McDaniel Lance M Jordan Lance Stanley Larry & Susan Sotin

Larry Donahoe

Larry Lehtola

Leland & Danielle Boldt Leroy Bailey Les Vawier Leslee Stanley Linda & Dwayne Ryssman Linda Alldredge Linda Littlejohn Linda Rider Lois Tuel Margaret Sheridan Mark P Kropf Marsha J Stewart Martha Green Marvin & Maryinne Wheeler Michael D Highee Michael R Maehler Miguel Cabeza Mike & Tina Kuhnline Mitchell, Gary & Patricia Mullan School District #392 Nancy Kleinkhecht Naomi Anderson Neil & Nancy Strom Nona Bruns Norman Carroll Norman McCall Pain Secord for Oceanwoods Patricele Hartel Patricia & Kenneth Renner Patricia Lozano Patricia Mitchell Patrick & Annette Petrie Paul & Colleen Smith Paul Murray Paul Segsworth Peggy Timken Perry Anderson Phillip Graves Phillip Levine Pinehurst Water District R Earl Andersen Ralph & Martha Banderrob Ralph Kahn Randy Wilson Rasor Family Property Rathdrum Power LLC Richard J Clemson Richard L Powell Rick & Holly Day Rickey Durin Robert & Dianna Bostrom Robert & Gail Short Robert & Julie Granzweig Robert & Norma White Robert & Patty Anderson Robert Ellis Robert Powell Robert Rider Robin & Leslee Stanley Robin Stanley Roderick & Beth Halvorson Ron Mendive Ron Wood Ronald & Sherlene Mendive Rosie Layton

Roy & Linda Michael Roy Mortensen Russel & Marilyn Tanner Russel Donohoe Serena Lucas Sharon & Fred Smith Sheila M Holm Shirley Marsan Shoshone County Commission Shoshone County Public Works Shoshone County Sportsmen's Stanley J Harrison Stephen Matthews Steve Addington Steve Thomas Steven M Liss Susan E Dredge Susan Rodgers Sutherland Family Revocable Terry & Wilma Murray Terry Burger Terry Gilbreth Terry L Wall Thomas F Dunnigan Thomas G & Mary M Carver Thomas M Patrick Revocable Tim Day Tim Shannon Tom & Eilen Duhamel Tom Lucas Tony Zeller Troy Francis Verland Weempner Vie & Rita Brodie Vicki Carroll Vicki Hendrick & Sam Owen Warren Hall Weber Farms Wendy Jacquemin Wesley & Lindu Jordan William & Gretchen Harrison William & Nancy McAninch William B & Gretchen Harrison William K Hasz William White

CERTIFICATE OF MAILING

I certify that a true and correct copy of the AMENDED FINAL ORDER DISALLOWING WATER RIGHT CLAIMS was mailed on July 26, 2017, with sufficient first-class postage to the following:

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RATLIFF FAMILY LLC #1 13621 S HWY 95 COEUR D'ALENE, ID 83814

> JOHN T MCFADDIN 20189 S EAGLE PEAK RD CATALDO, ID 83810

WILLIAM M GREEN 2803 N 5TH ST COEUR D'ALENE, ID 83815

HOWARD A. FUNKE 424 SHERMAN AVE STE 308 PO BOX 969 COEUR D ALENE, ID 83816-0969

RONALD D HEYN 828 WESTFORK EAGLE CREEK WALLACE, ID 83873

ORDER

Page 1 7/26/17

/S/ JULIE MURPHY Deputy Clerk

EXHIBIT B

DISTRICT COURT - CSRBA Fifth Judicial District County of Twin Falls - State of Idaho

MAY - 3 2017

Déput Clérk

IN THE DISTRICT COURT OF THE FIFTH JUDICIA STATE OF IDAHO, IN AND FOR THE COUNTY

| In Re CSRBA | Subcase Nos. See Attached List |
|------------------|---|
| Case No. 49576) | FINAL ORDER DISALLOWING PURPOSES OF USE |

On March 26, 2014, the United States filed the above-captioned water right claims as trustee on behalf of the Coeur d'Alene Tribe. The claims seek federal reserved water rights associated with the Coeur d'Alene Indian Reservation. With respect to water right claim 95-16704, the United States claims the following purposes of use:

Present and future uses, including but not limited to: food; fiber; transportation; recreation; religious, cultural and ceremonial; fish and wildlife habitat; lake level and wetland maintenance; water storage; power generation; and aesthetics - as a component of a water right necessary to fulfill the homeland purpose of the Coeur d'Alene Reservation. . . .

With respect to the remainder of the claims, the United States claims the following purposes of use:

Wildlife and plant habitat for hunting and gathering rights as well as other tribal traditional, cultural, spiritual, ceremonial, and/or religious uses – as a component of a water right necessary to fulfill the homeland purpose of the Coeur d'Alene Reservation...

Objections and responses to some or all claims were filed by various parties.

A Motion for Summary Judgment seeking disallowal of the claims was subsequently filed by the State of Idaho. Various other Objectors joined in the Motion. Following hearing, the Court entered an Order on Motions for Summary Judgment contemporaneously herewith. In its Order, the Court held that the United States may seek federal reserved water rights for the following uses associated with the Coeur d'Alene Indian Reservation: agriculture, fishing and hunting, and domestic use. It further held that all other purposes of use may not be pursued as federal reserved water rights as a matter of law.

THEREFORE, BASED ON THE FOREGOING, THE FOLLOWING ARE HEREBY ORDERED:

- 1. With respect to water right claim 95-16704, it is ordered that the following claimed purposes of use are hereby disallowed with prejudice: food; fiber; transportation; recreation; religious, cultural and ceremonial; lake level and wetland maintenance; water storage; power generation; and aesthetics. This claim will proceed to the quantification phase of this litigation on its "fish and wildlife habitat" purpose of use.
- 2. With respect to the remainder of the above-captioned water right claims, it is ordered that the following claimed purposes of use are hereby disallowed with prejudice: wildlife and plant habitat for gathering rights as well as other tribal traditional, cultural, spiritual, ceremonial, and/or religious uses. These claims will proceed to the quantification phase of this litigation on their "wildlife and plant habitat for hunting" purpose of use.

IT IS SO ORDERED.

DATED May 3, 2017

ERIC J. WILDMAN

Presiding Judge

Coeur d'Alene-Spokane River Basin Adjudication

RULE 54(b) CERTIFICATE

With respect to the issues determined by the above judgment or order it is hereby CERTIFIED, in accordance with Rule 54(b), I.R.C.P., that the court has determined that there is no just reason for delay of the entry of a final judgment and that the court has and does hereby direct that the above judgment or order shall be a final judgment upon which execution may issue and an appeal may be taken as provided by the Idaho Appellate Rules.

DATED

m 3 2017

ERIC J. WILDMAN

Presiding Judge

Coeur d'Alene-Spokane River Basin Adjudication

Subcase Nos:

| | 91-07779 | 93-07532 | 93-07582 | 93-07632 | 95-16721 |
|----|------------------|----------------------|----------|----------|----------|
| | 91-07780 | | | 93-07633 | |
| | 91-07781 | 93-07534 | 93-07584 | 93-07634 | |
| | 91-07782 | 93-07535 | 93-07585 | 93-07635 | 95-16724 |
| | 91-07783 | | | 93-07636 | |
| | 91-07784 | 93-07537 | 93-07587 | 93-07637 | 95-16726 |
| | 91-07785 | 93-07538 | 93-07588 | 93-07638 | 95-16727 |
| 2 | 91-07786 | | | 93-07639 | |
| 5 | 91-07787 | 93-07540 | 93-07590 | 93-07640 | |
| | 91-07788 | 93-07541 | 93-07591 | 93-07641 | |
| | 1-07789 | 93-07542 | 93-07592 | 93-07642 | 95-16731 |
| | 2-10913 | | 93-07593 | 93-07643 | 95-16734 |
| | 2-10914 | | 93-07594 | 93-07644 | |
| 9 | 2-10915 | 93-07545 | 93-07595 | 93-07645 | |
| | | 93-07546 | | | |
| 9 | 2-10917 | 93-07547 | 93-07597 | 93-07647 | |
| | 2-10918 | | | 93-07648 | 95-16739 |
| 9 | 2-10919 | 93-07549 | 93-07599 | 93-07649 | 95-16740 |
| 9 | 2-10920 | 93-07550 | 93-07600 | 93-07650 | 95-16741 |
| | 2-10921 | 93-07551 | 93-07601 | 93-07651 | 95-16742 |
| | 2-10922 | 93-07552 | 93-07602 | 93-07652 | |
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| | | 93-07566 | | | |
| | | 93-07567 | 93-07617 | | |
| | 3-07518 | 93-07568 | 93-07618 | 95-16706 | |
| | 3-07519 | 93-07569 | 93-07619 | 95-16708 | |
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| | 07524 | 93-07574 | 93-07624 | 95-16713 | |
| | 07525 | 93-07575 | 93-07625 | 95-16714 | |
| | 07526 | 93-07576 | 93-07626 | 95-16715 | |
| | -07527 | 93-07577 | 93-07627 | 95-16716 | |
| | -07528 -07529 | 93-07578 93-07579 | 93-07628 | 95-16717 | |
| | -07530 | 93-07579 | 93-07629 | 95-16718 | |
| | -07531 | 93-07580 | 93-07630 | 95-16719 | |
| 23 | 0/331 | 73-0120T | 93-07631 | 95-16720 | |
| | | | | | |

CERTIFICATE OF MAILING

I certify that a true and correct copy of the FINAL ORDER DISALLOWING PURPOSES OF USE was mailed on May 03, 2017, with sufficient first-class postage to the following:

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RONALD D HEYN 828 WESTFORK EAGLE CREEK WALLACE, ID 83873