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IN THE SUPREME COURT OF THE STATE OF IDAHO

IN THE MATTER OF ACCOUNTING FOR DISTRIBUTION OF WATER TO THE FEDERAL ON-STREAM RESERVOIRS IN WATER DISTRICT 63 BEFORE THE IDAHO DEPARTMENT OF WATER RESOURCES.

BALLENTYNE DITCH COMPANY, BOISE VALLEY IRRIGATION DITCH COMPANY, CANYON COUNTY WATER COMPANY, EUREKA WATER COMPANY, FARMERS' CO-OPERATIVE DITCH COMPANY, MIDDLETON MILL DITCH COMPANY, MIDDLETON IRRIGATION ASSOCIATION, INC., NAMPA & MERIDIAN IRRIGATION DISTRICT, NEW DRY CREEK DITCH COMPANY, PIONEER DITCH COMPANY, PIONEER IRRIGATION DISTRICT, SETTLERS IRRIGATION DISTRICT,

Supreme Court Docket No. 44677-2016

Ada County District Court No. CV-WA-2015-21376 (Consolidated Ada County No. CV-2015-21391)

MOTION FOR RECONSIDERATION

SOUTH BOISE WATER COMPANY, and THURMAN MILL DITCH COMPANY,

Petitioners-Appellants,

VS.

BOISE PROJECT BOARD OF CONTROL, and NEW YORK IRRIGATION DISTRICT,

Petitioners,

VS.

THE IDAHO DEPARTMENT OF WATER RESOURCES and GARY SPACKMAN, in his capacity as the Director of the Idaho Department of Water Resources,

Respondents,

and

SUEZ WATER IDAHO, INC.,

Intervenor-Respondent.

COME NOW the Idaho Department of Water Resources and Gary Spackman in his capacity as Director of the Idaho Department of Water Resources (collectively, "Department"), by and through their attorneys of record, and hereby move the Court to reconsider its April 24, 2017, Order granting the *Motion for Leave to File Hyperlinked Electronic Briefs* ("Motion"). This *Motion for Reconsideration* is made pursuant to Idaho Appellate Rule 48 and Idaho Rule of Civil Procedure 11.2(b)(1). *See Cook v. Arias*, No. 41745, 2015 WL 4133726, at *5 (Idaho Feb. 6, 2015) (explaining Idaho Appellate Rule 42 applies to opinions, not interlocutory orders, and considering Plaintiff's petition for rehearing "as a motion for reconsideration and addressing it pursuant to Idaho Appellate Rule 48.").

MOTION FOR RECONSIDERATION (44677-2016) - Page 2

The Court's April 24, 2017, Order only appears to allow the "Respondent" to file Linked Briefs. However, the parties' intent in filing the Motion was to obtain leave for all parties to the above-captioned matter to file Linked Briefs within two weeks of filing their hard copy briefs.

Based upon and consistent with the foregoing, the Department respectfully requests the Court reconsider and amend the language of the Order as follows:

A MOTION FOR LEAVE TO FILE HYPERLINKED ELECTRONIC BRIEFS AND MEMORANDUM IN SUPPORT having been filed in this matter on April 20, 2017, requesting this Court for leave to file hyperlinked electronic copies of the parties' briefs ("Linked Briefs") pursuant to Idaho Appellate Rule 48 and Idaho Rule of Civil Procedure 84(o); therefore, good cause appearing,

IT IS HEREBY ORDERED that the MOTION FOR LEAVE TO FILE HYPERLINKED ELECTRONIC BRIEFS be, and hereby is, GRANTED.

IT FURTHER IS ORDERED that parties who want to file a Linked Brief must do so on or before two weeks subsequent to the filing of their hard copy briefs.

RESPECTFULLY SUBMITTED this 26th day of April 2017.

LAWRENCE G. WASDEN Attorney General

CLIVE J. STRONG Deputy Attorney General

Chief, Natural Resources Division

GARRICK L. BAXTER

Deputy Attorney General

Idaho Department of Water Resources

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 20^{7} day of April 2017, I caused to be served a true and correct copy of the foregoing document by the method(s) indicated:

| Original to: Clerk of the Court IDAHO SUPREME COURT 451 W. State Street Boise, ID 83303-2707 | ☐ U.S. Mail, postage prepaid ☐ Hand Delivery ☐ Overnight Mail ☐ Facsimile ☐ Email |
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