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May 08, 2023

DEPARTMENT OF WATER RESOURCES

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Attorneys for Big Wood & Little Wood Water Users Association and Big Wood Canal Company

BEFORE THE IDAHO DEPARTMENT OF WATER RESOURCES OF THE STATE OF IDAHO

IN THE MATTER OF BIG WOOD RIVER GROUND WATER MANAGEMENT AREA

BIG WOOD & LITTLE WOOD WATER USERS ASSOCIATION AND BIG WOOD CANAL COMPANY'S EXPERT AND LAY WITNESS DISCLOSURE

Pursuant to that certain Order Consolidating Proceedings for Hearing, Authorizing Discovery, and Scheduling; Notice of Hearing, dated March 31, 2023, Big Wood and Little Wood Water User's Association, as the representative designation of its members who have filed notices of participation in the above entitled administrative proceeding (hereinafter BWLWWUA), together

with Big Wood Canal Company, and hereby submit the following intended expert witnesses in the above entitled matter:

EXPERT WITNESSES

- 1. Bryce Contor- Rocky Mountain Environmental Associates, Inc., 482 Constitution Way, Ste. 303, Idaho Falls, ID 83402; bryce.rmea@gmail.com; 208-524-2353
- Eric C. Miller Yellowstone Earth Science located at 2202 W. 8200 S., Rexburg, ID 83440; Eric.Miller@yellowstoneearthscience.com; (208) 816-2881
- 3. Thane R. Kindred -Rocky Mountain Environmental Associates, Inc., 482 Constitution Way, Ste. 303, Idaho Falls, ID 83402; thane.rmea@gmail.com; 801-243-0347

The witnesses will testify in the upcoming hearing concerning Water District 37. The witnesses will testify to matters within the scope of the proceeding described by the Director which may include, without limitation, subjects concerning the connectivity of water sources within the district, elaborating on the intricate interconnections and dependencies among them, including matters relating to the fully consumptive nature of municipal rights. Additionally, the witnesses will present an analysis of the impacts resulting from pumping activities in the area, specifically addressing the effects on water availability and quality. Their testimony will also encompass the nature and scope of water usage within Water District 37, offering insights into the diverse applications and consumption patterns. Furthermore, the witnesses are prepared to offer rebuttals to any opposing expert testimony, ensuring that a comprehensive understanding of the water management issues is presented to the Director. The witnesses may also be made available as fact witnesses to provide background and other information relevant to this proceeding. The witnesses may also address any other issues raised or evidence presented in this proceeding, whether as a rebuttal witness or otherwise, and whether as an expert or lay witness, including issues raised or evidence presented by other parties or by the Director or IDWR staff.

LAY WITNESSES

- 4. Carl Pendelton BWCC Director, 409 N Apple St, Shoshone, ID 83352, 208-420-6401, pendletonranch@hotmail.com
- 5. Cooper Brossy BWLWWUA Member, PO Box 669, Shoshone ID 83352, 509-859-2705, cooper.brossy@gmail.com
- 6. Kevin Lakey BWCC General Manager, 1614 E. 1800 S., Gooding, Idaho 83330, 208-316-1038, manager@bigwoodcanal
- 7. Sunny Healey WD37 Watermaster, 107 W 1ST ST. SHOSHONE, ID 83352-5425, 208-886-2451, watermanager@wd37.org
- 8. Any witness required to establish a foundation for an exhibit.
- 9. Any witness required for rebuttal.
- 10. Any witness endorsed or produced by the department.

The witnesses will testify in the upcoming hearing concerning Water District 37. The witnesses will testify to matters within the scope of the proceeding described by the Director which may include, without limitation, subjects concerning the connectivity of water sources within the district, elaborating on the intricate interconnections and dependencies among them. Additionally, the witness will present an analysis of the impacts resulting from pumping activities in the area, specifically addressing the effects on water availability and quality. Their testimony will also encompass the nature and scope of water usage within Water District 37, offering insights into the diverse applications and consumption patterns. Furthermore, the witnesses are prepared to offer rebuttals to any opposing expert testimony, ensuring that a comprehensive understanding of the water management issues is presented to the Director. The witnesses may also be made available as fact witnesses to provide background and other information relevant to this proceeding. The witnesses may also address any other issues raised or evidence presented in this proceeding, whether

as a rebuttal witness or otherwise, and whether as an expert or lay witness, including issues raised or evidence presented by other parties or by the Director or IDWR staff.

BWLWWUA and BWCC reserves the right to supplement the witnesses list based upon discovery in this action.

DATED this 8th day of May, 2023.

JERRY R. RIGBY

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CHASE T HENDRICKS

Attorneys for Big Wood & Little Wood Water Users Association

/s/ W. KENT FLETCHER W. KENT FLETCHER

Attorney for Big Wood Canal Company

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 8th day of May, 2023, the above and foregoing, was served by the method indicated below, and addressed to the following:

Robert L. Harris HOLDEN, KIDWELL, HAHN & CRAPO, PLLC P.O. Box 50130 Idaho Falls, ID 83405 rharris@holdenlegal.com Attorneys for the City of Ammon, the City of Is	 U.S. Mail, postage prepaid Email daho Falls, and Falls Water Co., Inc. 		
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CANAL COMPANY'S EXPERT AND LAY WITNESS DISCLOSURE

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