Sarah A. Klahn, ISB #7928
Maximilian C. Bricker, ISB #12283
SOMACH SIMMONS & DUNN, P.C.
1155 Canyon St., Suite 110
Boulder, CO 80302
303-449-2834
sklahn@somachlaw.com
mbricker@somachlaw.com
Attorneys for the City of Pocatello

Robert L. Harris (ISB# 7018) HOLDEN KIDWELL HAHN & CRAPO P.O. Box 50130 Idaho Falls, ID 83405 208-523-0620 rharris@holdenlegal.com Attorneys for City of Idaho Falls Candice M. McHugh (ISB# 5908)
Chris M. Bromley (ISB # 6530)
MCHUGH BROMLEY, PLLC
380 South 4th Street, Suite 103
Boise, ID 83702
208-287-0991
cbromley@mchughbromley.com
cmchugh@mchughbromley.com
Attorneys for the Cities of Bliss, Burley,
Carey, Declo, Dietrich, Gooding, Hazelton,
Heyburn, Jerome, Paul, Richfield, Rupert,
Shoshone, and Wendell ("Coalition of
Cities")

## BEFORE THE DEPARTMENT OF WATER RESOURCES

## OF THE STATE OF IDAHO

IN THE MATTER OF DISTRIBUTION OF WATER TO VARIOUS WATER RIGHTS HELD BY OR FOR THE BENEFIT OF A&B IRRIGATION DISTRICT, AMERICAN FALLS RESERVOIR DISTRICT #2, BURLEY IRRIGATION DISTRICT, MILNER IRRIGATION DISTRICT, MINIDOKA IRRIGATION DISTRICT, NORTH SIDE CANAL COMPANY, AND TWIN FALLS CANAL COMPANY

Docket No. CM-DC-2010-001

CITY OF IDAHO FALLS, CITY OF POCATELLO, AND COALITION OF CITIES' JOINT DISCLOSURE OF PROPOSED EXHIBITS FOR HEARING

The City of Idaho Falls, the City of Pocatello, and the Coalition of Cities<sup>1</sup> (collectively, "Cities") submit this *Joint Disclosure of Proposed Exhibits for Hearing* in compliance with the Director of the Idaho Department of Water Resources Department's May 2, 2023 *Scheduling Order and Order Authorizing Remote Appearance at Hearing* (p. 3), and use the exhibit numbers assigned to the City of Pocatello (300-399) rather than file separate lists which would contain multiple duplicates of exhibits.

<sup>&</sup>lt;sup>1</sup> The Coalition of Cities includes the Cities of Bliss, Burley, Carey, Declo, Dietrich, Gooding, Hazelton, Heyburn, Jerome, Paul, Richfield, Rupert, Shoshone, and Wendell

Cities'	Exhibit Description						
Exhibit No.							
	ORDERS						
300	4/21/2023 Fifth Amended Final Order Regarding Methodology for						
	Determining Material Injury to Reasonable In-Season Demand and						
	Reasonable Carryover						
301	4/21/2023 Final Order Regarding April 2023 Forecast Supply						
	(Methodology Steps 1-3)						
302	11/30/2022 Final Order Establishing 2022 Reasonable Carryover						
	(Methodology Step 9)						
303	8/18/2022 Order Revising July 2022 Forecast Supply (Methodology Steps						
303	7-8)						
304	7/20/2022 Order Revising April 2022 Forecast Supply and Amending						
	Curtailment Order (Methodology Steps 5 & 6)						
305	4/20/2022 Final Order Regarding April 2022 Forecast Supply						
	(Methodology Steps 1-3)						
306	4/19/2016 Fourth Amended Final Order Regarding Methodology for						
	Determining Material Injury to Reasonable In-Season Demand and						
	Reasonable Carryover						
	DEPOSITION NOTICES & TRANSCRIPTS						
307	5/4/2023 Joint Notice of Deposition Duces Tecum of Jennifer Sukow, P.E.,						
	P.G. (Sukow Depo Ex. 1)						
308	5/4/2023 Joint Notice of Deposition of Matthew Anders, P.G.						
	(Anders Depo Ex. 10)						
309	5/10/2023 Deposition Transcript of Jennifer Sukow, P.E., P.G.						
310	5/12/2023 Deposition Transcript of Matthew Anders, P.G., Volume 1						
311	5/22/2023 Cities' Amended I.R.C.P. 30(b)(6) Notice of Taking Deposition						
	Duces Tecum of Twin Falls Canal Company (Barlogi Ex. 20)						
312	5/23/2023 GWD Notice of Taking Deposition Duces Tecum of TFCC-						
	(Barlogi Ex 28)						
313	5/25/2023 Amended Notice of Deposition of Matthew Anders, P.G.						
314	5/25/2023 Deposition Transcript of Twin Falls Canal Company						
	(Barlogi)						
315	5/26/2023 Deposition Transcript of Matthew Anders, P.G., Volume 2						

Cities' Exhibit No.	Exhibit Description						
Lambit 10.	DEPOSITION EXHIBITS						
316	12/23/2022 IDWR Summary of Recommended Technical Revisions to the 4th Amended Final Order Regarding Methodology for Determining Material Injury to Reasonable In-Season Demand and Reasonable Carryover for the SWC, by Kara Ferguson & Matt Anders (Sukow Depo Ex. 4)						
317	4/25/2023 Surface Water Coalition Delivery Call, Amended 5th Methodology and April 2023 As-Applied Orders, FAQs (Sukow Depo Ex. 5)						
318	11/28/2022 IDWR, SWC Methodology - Calculation of Priority Dates for Curtailment of Junior Ground Water Users, Presented to the SWC Methodology Technical Working Group (Sukow Depo Ex. 6)						
319	11-12/2022 Table 1 - Summary of Hindcast SWC Delivery Call Demand Shortfall Calculations 2000-2022 (Sukow Depo Ex. 7)						
320	5/23/2023 Email to TJ Budge from Garrick Baxter, Subject: Request to Delineate Proportionate Shares of Mitigation Obligation (Sukow Depo Ex. 8)						
321	1/2013 Enhanced Snake Plain Aquifer Model, Version 2.1, Final Report, (Sukow Depo Ex. 9)						
322	1/16/2023 Spronk Water Engineers, Inc., Comments on Behalf of the Coalition of Cities and the City of Pocatello on the IDWR Recommendation SWC Methodology Update (Anders Depo Ex. 11)						
323	Color Photograph of Thumb Drive Directories (Anders Depo Ex. 12)						
324	2/19/2015 Proposed Modification to Method for Determining Reasonable In-Season Demand for the Surface Water Coalition (Anders Depo Ex. 13)						
325	12/1/2022 Proposed Modification to Method for Determining Reasonable In-Season Demand for the Surface Water Coalition: Use of the Near Real Time METRIC (Anders Depo Ex. 14)						
326	1/16/2023 Comments on 2022 IDWR Staff Recommendations Memorandum (Anders Depo Ex. 15)						
327	11/17/2022 Evaluation of Method for Determining Material Injury to Reasonable In-Season Demand and Reasonable Carryover: April and July Forecast Supply (Anders Depo Ex. 16)						
328	12/1/2022 Proposed Modification to Method for Determining Reasonable In-Season Demand for the Surface Water Coalition: Use of Near Real Time METRIC. Presented by Ethan Geisler, Kara Ferguson, & Matt Anders (Anders Depo Ex.17)						
329	IDAPA 37.03.11 Rules for Conjunctive Management of Surface and Ground Water Resources (Anders Depo Ex. 18)						

Cities'	Exhibit Description					
Exhibit No.						
330	5/24/2023 Screenshot of 2023 SWC-IGWA Legal Folders					
	(Barlogi Ex. 21)					
331	5/24/2023 Screenshot of Folders within the Deposition Folder (Barlogi					
	Ex. 22)					
332	1990-2022 Water Delivery Schedule Spreadsheets (Barlogi Ex. 23)					
333	10/14/2005 Sample Amended Agreement for Sprinkler Installation (Barlogi Ex. 24)					
334	5/24/2023 Twin Falls County Census Bureau Population Graph					
	(Barlogi Ex. 25)					
335	5/10/2023 SWC Data Requested by C. Brockway –					
	(Barlogi Ex. 26)					
336	5/22/2023 S. Tschohl Email Response to Brockway Request (Barlogi Ex. 27)					
337	3/29/2013 A-B et al Response to 2.21.2013 Letter re Step 1 Methodology					
	Order(Barlogi Ex. 29)					
338	10/31/2022 TFCC Profit & Loss 11.2014 through 10.2022 (Barlogi Ex. 30)					
339	1/26/2012 TFCC Operation Policy (Barlogi Ex. 31)					
340	6/21/2022 Settlement Agreement Small Group Meeting Main Discussion					
	Points (Anders Depo Ex. 40)					
341	7/13/2022 Surface Water Coalition Steering Committee Meeting					
	Methodology Outline v.2 (Anders Depo Ex. 41)					
342	7/13/2022 Surface Water Coalition Steering Committee Meeting Speaking					
	Outline (Revisions Methodology Outline) (Anders Depo Ex. 42)					
343	9/30/2022 (9:07:27 AM) Email from G. Baxter re Methodology Order					
	Technical Work Group (Anders Depo Ex. 43)					
344	9/30/2022 (1:44:07 PM) Email from G. Baxter re Methodology Order					
	Technical Work Group (Anders Depo Ex. 44)					
345	9/30/2022 (2:38:10 PM) Email from G. Baxter re Methodology Order					
	Technical Work Group (Anders Depo Ex. 45)					
346	1/3/2023 (12:18:22 PM) Email from M. Weaver re FW: 4 <sup>th</sup> Amended					
	Methodology Order (Anders Depo Ex. 47)					
	OTHER DOCUMENTS					
347	5/30/2023 Expert Report of Gregory K. Sullivan, P.E. on Behalf of the					
	Cities of Pocatello, Idaho Falls, and the Coalition of Cities					
348	City of Pocatello – Summary of Water Rights					
349	City of Idaho Falls – Summary of Water Rights					
350	Coalition of Cities – Summary of Water Rights					
351	3/17/2023 Letter from BWCC/AFRD2 to IDWR re: Shapefile					
352	3/10/2023 Marten Law Letter to IDWR re: Shapefile					

Cities'	Exhibit Description					
Exhibit No.						
353	3/2/2023 Email from Minidoka Irr. Dist. to IDWR re: Shapefile					
354	2/21/2023 Email from G. Spackman FW Discussion on Amended					
	Methodology#4					
355	2/2/2023 Letter from AFRD2 to IDWR re: Shapefile					
356	1/30/2023 Letter from IDWR to SWC Managers re: Annual Shapefile					
	Submission					
357	12/20/2022 (8:54 AM) Email from M. Anders re TWG Data					
358	Opinion, State v. Twin Falls Canal Co., 21 Idaho 410 (June 15, 1911)					
359	Opinion, State v. Twin Falls Land & Water Co., 37 Idaho 73 (April 2, 1923					
360	Opinion, Twin Falls Land & Water Co. v Twin Falls Canal Co., 79 F.2d					
	431 (September 9, 1935)					

DATED this 30th day of May 2023.

SOMM	$\cap$ H	CIV.	MMO	NC.	$\mathcal{Q}_r$ $\Gamma$	NI IN	$\mathbf{I}\mathbf{N}\mathbf{I}$

Sarah A. Klahn, ISB # 7928

Attorneys for City of Pocatello

MCHUGH BROMLEY, PLLC

By\_\_\_/s/ Candice M. McHugh
Candice M. McHugh (ISB# 5908)
Chris M. Bromley (ISB # 6530)

Attorneys for the Cities of Bliss, Burley, Carey, Declo, Dietrich, Gooding, Hazelton, Heyburn, Jerome, Paul, Richfield, Rupert, Shoshone, and Wendell

HOLDEN KIDWELL HAHN & CRAPO

By /s/ Robert L. Harris
Robert L. Harris (ISB# 7018)

Attorneys for City of Idaho Falls

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 30th day of May, 2023, I caused to be filed a true and correct copy of the foregoing document to be filed and served via electronic mail to the following:

Idaho Dept. of Water Resources Director Gary Spackman file@idwr.idaho.gov Garrick.baxter@idwr.idaho.gov gary.spackman@idwr.idaho.gov sarah.tschohl@idwr.idaho.gov

John K. Simpson MARTEN LAW LLP P.O. Box 2139 Boise, ID 83701-2139 jsimpson@martenlaw.com

Travis L. Thompson
MARTEN LAW LLP
P.O. Box 63
Twin Falls, ID 83303-0063
tthompson@martenlaw.com
jnielsen@martenlaw.com
W. Kent Fletcher
FLETCHER LAW OFFICE
P.O. Box 248
Burley, ID 83318
wkf@pmt.org

Candice McHugh
Chris Bromley
MCHUGH BROMLEY, PLLC
380 South 4th Street, Suite 103
Boise, ID 83702
cbromley@mchughbromley.com
cmchugh@mchughbromley.com

Kathleen Marion Carr US Dept. Interior 960 Broadway Ste 400 Boise, ID 83706 kathleenmarion.carr@sol.doi.gov

David W. Gehlert
Natural Resources Section Environment and
Natural Resources Division U.S. Department
of Justice
999 18th St., South Terrace, Suite 370
Denver, CO 80202
david.gehlert@usdoj.gov

Matt Howard US Bureau of Reclamation 1150 N Curtis Road Boise, ID 83706-1234 mhoward@usbr.gov

Thomas J. Budge Elisheva M. Patterson RACINE OLSON P.O. Box 1391 Pocatello, ID 83204-1391 tj@racineolson.com elisheva@racineolson.com

Robert L. Harris HOLDEN, KIDWELL, HAHN & CRAPO, PLLC P.O. Box 50130 Idaho Falls, ID 83405 rharris@holdenlegal.com Robert E. Williams
WILLIAMS, MESERVY, & LOTHSPEICH,
LLP
P.O. Box 168
Jerome, ID 83338
rewilliams@wmlattys.com

Randall D. Fife City Attorney City of Idaho Falls P.O. Box 50220 Idaho Falls, ID 83405 rfife@idahofallsidaho.gov

Dylan Anderson Dylan Anderson Law P. O. Box 35 Rexburg, ID 83440 208-684-7701 dylan@dylanandersonlaw.com

Courtesy copy to:
William A. Parsons
PARSONS SMITH & STONE
P.O. Box 910
Burley, ID 83318
wparsons@pmt.org

Skyler C. Johns
Nathan M. Olsen
Steven L. Taggart
OLSEN TAGGART PLLC
P.O. Box 3005
Idaho Falls, ID 83403
sjohns@olsentaggart.com
nolsen@olsentaggart.com
staggart@olsentaggart.com

Corey Skinner
IDWR—Southern Region
1341 Fillmore St., Ste. 200
Twin Falls, ID 83301-3033
corey.skinner@idwr.idaho.gov

Tony Olenichak IDWR—Eastern Region 900 N. Skyline Drive, Ste. A Idaho Falls, ID 83402

Tony.Olenichak@idwr.idaho.gov

Sarah A. Klahn, ISB #7928