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> RECEIVED FEB 02 2024 DEPT OF WATER RESOURCES SOUTHERN REGION

## **BEFORE THE DEPARTMENT OF WATER RESOURCES**

#### OF THE STATE OF IDAHO

IN THE MATTER OF MAGIC VALLEY GROUND WATER DISTRICT'S MITIGATION PLAN FOR THE SURFACE	Docket No.: CM-MP-2023- <u>005</u> Docket No.: CM-MP-2010-001
WATER COALITION	SURFACE WATER COALITION'S
	JOINT PROTEST
IN THE MATTER OF THE DISTRIBUTION	
OF WATER TO VARIOUS WATER	
RIGHTS HELD BY AND 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	

COME NOW, 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 (hereinafter referred to as the "Coalition" or "SWC"), by and through their

attorneys of record, Marten Law LLP and Fletcher Law Office, and hereby file this *Joint Protest* to the approval of the *Petition for Approval of Magic Valley Ground Water District's Conservation Mitigation Plan for the Surface Water Coalition* ("Mitigation Plan"), filed with the Idaho Department of Water Resources ("Department") on December 20<sup>th</sup>, 2023 by MAGIC VALLEY GROUND WATER DISTRICT ("Magic Valley") pursuant to the provisions of Conjunctive Management Rule 43, IDWR Procedural Rule 250, and other applicable law.

The SWC is authorized to oppose the Mitigation Plan because the Plan attempts to mitigate injury to SWC's senior surface water rights caused by Magic Valley's members' junior priority ground water rights. The initial bases for SWC's *Protest* are as follows:

1. The proposed Mitigation Plan does not comply with the 2016 Stipulated Mitigation Plan (March 9, 2016), as amended (February 7, 2017), and as approved by final orders of the Director (May 2, 2016 and May 9, 2017) (CM-MP-2016-001). See Surface Water Coalition's and IGWA's Stipulated Mitigation Plan and Request for Order, Surface Water Coalition's and IGWA's Stipulated Amended Mitigation Plan and Request for Order, Final Order Approving Stipulated Mitigation Plan, Final Order Approving Amendment to Stipulated Mitigation.

2. The Mitigation Plan does not identify, with particularity, the water rights of Magic Valleys' members proposed to benefit from the Mitigation Plan.

3. The Mitigation Plan does not identify, with particularity, any circumstances or limitations on the availability of the water supply proposed to be used for mitigation.

4. To the best of SWC's knowledge, Magic Valley does not hold the right to use any storage water in the Upper Snake River Reservoir system. Accordingly, Magic Valley does not have any available storage to provide to SWC for direct mitigation in any given year, including 2024.

5. Magic Valley's proposed activities, including reduced pumping, recharge, storage, and others are not defined with any particularity, including location, water rights involved, and the

#### NOTICE OF SWC JOINT PROTEST (MVGWD PLAN)

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estimated benefits that might accrue from such projects.

6. The Mitigation Plan does not identify that it will provide replacement water, at the time and place required by SWC's senior priority surface water rights, sufficient to offset the depletive effect of Magic Valley's ground water withdrawals on the Snake River at such time and place necessary to satisfy SWC's senior priority water rights.

7. The Mitigation Plan contains no "contingency provisions to assure protection of the senior priority right in the event the Mitigation water source becomes unavailable" and therefore violates CM Rule 43.03.c.

8. The Mitigation Plan does not identify how injury to SWC's right to reasonable carryover storage will be addressed.

9. In general, the Mitigation Plan is vague and ambiguous, does not provide for adequate mitigation, furnishes no certainty that the mitigation water will be delivered to prevent injury, does not supply a reliable source of replacement water, could result in the diversion and use of ground water at a rate beyond the reasonably anticipated average rate of future natural recharge, and otherwise fails to adequately mitigate for injury caused to SWC by Magic Valley's members' junior priority ground water rights.

10. For such other and further reasons as may be discovered.

DATED this 2<sup>nd</sup> day of February, 2024.

## MARTEN LAW LLP

### **FLETCHER LAW OFFICE**

/s/ Travis L. Thompson

John K. Simpson Travis L. Thompson Abby R. Bitzenburg

Attorneys for A&B Irrigation District, Burley Irrigation District, Milner Irrigation District, North Side Canal Company, and Twin Falls Canal Company /s/ W. Kent Fletcher

W. Kent Fletcher

Attorney for American Falls Reservoir District #2 & Minidoka Irrigation District

# **CERTIFICATE OF SERVICE**

I hereby certify that on this 2<sup>nd</sup> day of February, 2024, I served a copy of the foregoing

NOTICE OF PROTEST, by hand-delivery to the following:

Idaho Department of Water Resources Southern Region 650 Addison Ave W, Ste 500 Twin Falls, Idaho 83301-5858

Via Email to:

Thomas J. Budge Elisheva M. Patterson Racine Olson P.O. Box 1391 Pocatello, Idaho 83204-1391 tj@racineolson.com elisheva@racineolson.com

> <u>/s/ Travis L. Thompson</u> Travis L. Thompson

Receipted by SG Receipt amt. \$300.00 (total) Receipt No. \$040078 Date 2-1-2024