### LAWRENCE G. WASDEN ATTORNEY GENERAL

### **CLIVE J. STRONG**

Deputy Attorney General Chief, Natural Resources Division

### GARRICK L. BAXTER (ISB #6301)

Deputy Attorney General Idaho Department of Water Resources P. O. Box 83720 Boise, Idaho 83720-0098

Telephone: (208) 287-4800 Facsimile: (208) 287-6700 garrick.baxter@idwr.idaho.gov

Attorneys for Gary Spackman and the Department of Water Resources

Randall C. Budge (ISB # 1949)
Thomas J. Budge (ISB #7465)
RACINE OLSON NYE BUDGE
BAILEY, CHARTERED
201 East Center St. / P.O. Box 1391
(208) 232-6101 - Phone
(208) 232-6109 - Fax
rcb@racinelaw.net
tjb@racinelaw.net

Attorneys for IGWA

Sarah A. Klan (ISB #7928)
Mitra M. Pemberton
WHITE & JANKOWSKI, LLP
511 Sixteenth Street, Suite 500
Denver, Colorado 80202
(303) 595-9441
(303) 825-5632 (Fax)
sarahk@white-jankowski.com
mitrap@white-jankowski.com

Attorneys for the City of Pocatello

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

TWIN FALLS CANAL COMPANY, NORTH SIDE CANAL COMPANY, A&B IRRIGATION DISTRICT, AMERICAN FALLS RESERVOIR DISTRICT #2, BURLEY IRRIGATION DISTRICT, MILNER IRRIGATION DISTRICT, AND MINIDOKA IRRIGATION DISTRICT,

Petitioners,

VS.

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

JOINT RESPONSE TO SURFACE WATER COALITION'S MOTION TO CONSOLIDATE – Page 1

CASE NO. CV-2013-2305

JOINT RESPONSE TO SURFACE WATER COALITION'S MOTION TO CONSOLIDATE

## Respondents.

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

COME NOW the Idaho Department of Water Resources, the City of Pocatello, and the Idaho Ground Water Appropriators, Inc. (collectively referred to as "Respondents"), by and through their counsel of record, and hereby submit this *Joint Response to Surface Water Coalition's Motion to Consolidate/Motion to Expedite* in the above-captioned proceeding.

On October 30, 2013, the Surface Water Coalition ("SWC")<sup>1</sup> filed with this Court its *Motion to Consolidate/Motion to Expedite*, requesting that this proceeding be consolidated into *Idaho Ground Water Appropriators, Inc., et al. vs. Spackman, et al.*, consolidated case no. CV-2010-382 ("CV-2010-382"). Respondents support the SWC's request to consolidate this proceeding with CV-2010-382. The key issues involved in this proceeding overlap with the issues in CV-2010-382. Because of this, consolidation makes sense from a judicial economy standpoint. The Respondents believe the Court can consolidate the cases without a hearing on the motion as there is no opposition to the request. That said, however, the Court should not mistake the Respondents support for consolidation as suggesting that the Respondents now

JOINT RESPONSE TO SURFACE WATER COALITION'S MOTION TO CONSOLIDATE – Page 2

<sup>&</sup>lt;sup>1</sup> A&B Irrigation District, Burley Irrigation District, Milner Irrigation District, North Side Canal Company, Twin Falls Canal Company, American Falls Reservoir District #2 and Minidoka Irrigation District

support lifting of the stay in this case and in CV-2010-382. The Respondents continue to oppose lifting the stay. Taking up the appeals in advance of the Idaho Supreme Court's decision in the SWC delivery call case would waste judicial resources and potentially result in conflicting orders much like what happened in the recent A&B appeal in Case No. 2011-512. The Respondents believe that this case should be consolidated, but the stay should remain in place until a decision is issued by the Idaho Supreme Court.

DATED this 15T day of November, 2013.

LAWRENCE G. WASDEN Attorney General

CLIVE J. STRONG
Deputy Attorney General
CHIEF, NATURAL RESOURCES DIVISION

GARRICK L. BAXTER Deputy Attorney General

DATED this  $15^{T}$  day of November, 2013.

WHITE & JANKOWSKI, LLP

For Sarah A. Klahn

Attorneys for City of Pocatello

DATED this \_\_\_\_\_ day of November, 2013.

RACINE OLSON NYE BUDGE & BAILEY, CHARTERED

For Thomas J. Budge

Attorneys for Idaho Ground Water Appropriators, Inc.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the \square day of November, 2013, I caused to be served a true and correct copy of the foregoing document upon the following by the method(s) indicated: **SRBA** District Court U.S. Mail, postage prepaid 253 3<sup>rd</sup> Avenue North Hand Delivery P.O. Box 2707 Overnight Mail Twin Falls, Idaho 83303-2707 Facsimile John K. Simpson U.S. Mail, postage prepaid Hand Delivery Travis L. Thompson Paul L. Arrington Overnight Mail BARKER ROSHOLT & SIMPSON, LLP Facsimile Email 195 RIVER VISTA PL STE 204 Twin Falls, ID 83301-3029 jks@idahowaters.com tlt@idahowaters.com pla@idahowaters.com C. Thomas Arkoosh U.S. Mail, postage prepaid ARKOOSH LAW OFFICES Hand Delivery Overnight Mail P.O. Box 2900 Boise, ID 83701-2900 Facsimile tom.arkoosh@arkoosh.com Email U.S. Mail, postage prepaid W. Kent Fletcher FLETCHER LAW OFFICE Hand Delivery Overnight Mail P.O. Box 248 Burley, ID 83318 Facsimile wkf@pmt.org ⊠ Email Randall C. Budge U.S. Mail, postage prepaid Thomas J. Budge Hand Delivery RACINE OLSON Overnight Mail P.O. Box 1391 Facsimile ⊠ Email Pocatello, ID 83204-1391 rcb@racinelaw.net tib@racinelaw.net Sarah A. Klahn U.S. Mail, postage prepaid Hand Delivery Mitra M. Pemberton WHITE JANKOWSKI 511 16<sup>th</sup> St., Ste. 500 Overnight Mail

Facsimile

⊠ Email

Denver, CO 80202

sarahk@white-jankowski.com mitrap@white-jankowski.com

Dean Tranmer
City of Pocatello
P.O. Box 4169
Pocatello, ID 83205
dtranmer@pocatello.us

U.S. Mail, postage prepaid
Hand Delivery
Overnight Mail
Facsimile
Email

Garrick L. Baxter

Deputy Attorney General