LAWRENCE G. WASDEN ATTORNEY GENERAL

DARRELL G. EARLY Deputy Attorney General Chief, Natural Resources Division

GARRICK L. BAXTER, ISB #6301 JENNIFER R. WENDEL, ISB #11123

Deputy Attorneys 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 Jennifer.Wendel@idwr.idaho.gov

Attorneys for Respondent

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT OF THE STATE OF

ECKHARDT FAMILY LLLP, an Idaho Case No. CV44-20-00039 Limited Partnership, Petitioner, **MOTION FOR EXTENSION OF TIME TO** LODGE AGENCY RECORD AND VS. **TRANSCRIPT; MOTION FOR CONSOLIDATION FOR PURPOSES OF** THE IDAHO DEPARTMENT OF WATER AGENCY RECORD AND TRANSCRIPT RESOURCES, Respondent. IN THE MATTER OF APPLICATIONS FOR PERMIT 67-15298 AND 67-15300 IN THE NAME OF ECKHARDT FAMILY LLLP

IDAHO, IN AND FOR THE COUNTY OF WASHINGTON

MOTION FOR EXTENSION OF TIME TO LODGE AGENCY RECORD AND TRANSCRIPT; MOTION FOR CONSOLIDATION FOR PURPOSES OF AGENCY RECORD AND TRANSCRIPT - Page 1

COMES NOW Respondent, the Idaho Department of Water Resources ("IDWR"), by and through its undersigned attorney of record, and moves the Court pursuant to I.R.C.P. 84(k) and 84(o) for an extension of time to lodge the agency record and transcript with the agency.

Respondent's Motion for Extension of Time to Lodge the Agency Record and Transcript is based upon the following:

1. Pursuant to this Court's Order of January 27, 2020, the agency record and transcript in this matter is due to be lodged with the agency on or before February 10, 2020.

2. Due to staff work load, IDWR requires additional time to lodge it with the agency.

3. IDWR reasonably expects that it will be able to lodge the agency record and transcript with the agency on or before March 2, 2020.

Additionally, pursuant to I.R.C.P. 42, Respondent requests that the two cases, CV44-20-38 and CV44-20-39, be consolidated only for the purpose of the agency record and transcript. Respondent requests to produce one agency record and one agency transcript that include all of the contested permit applications 67-15292 through 67-15297 and 67-15298 and 67-15300.

Respondent's Motion for Consolidation is based upon the following:

1. The agency held one joint hearing for all eight contested applications for permit found in cases CV44-20-38 and CV44-20-39. The agency has one set of exhibits from this hearing.

2. Consolidating the agency record and transcript will reduce the time and money the agency spends creating the record and transcript.

3. Neither party would be unduly burdened by these consolidations.

MOTION FOR EXTENSION OF TIME TO LODGE AGENCY RECORD AND TRANSCRIPT; MOTION FOR CONSOLIDATION FOR PURPOSES OF AGENCY RECORD AND TRANSCRIPT - Page 2

Counsel for IDWR reached out to counsel for the Petitioner Eckhardt Family, LLLP regarding both motions, and counsel has agreed to stipulate to an extension of the agency record deadline to March 2, 2020. Petitioner's counsel also agrees to consolidate the two cases only for the purpose of the agency record and transcript.

Accordingly, Respondent requests an order from the Court extending the time to lodge the agency record and transcript with the agency to March 2, 2020 consistent with the foregoing. Respondent also requests this Court to order consolidation of the two cases only for the purpose of preparing one agency record and one agency transcript.

DATED this \underline{a} day of February, 2020.

LAWRENCE G. WASDEN Attorney General

DARRELL G. EARLY Chief, Natural Resources Division

JENNIFER R. WENDEL Deputy Attorney General Idaho Department of Water Resources

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this _____ day of February 2020, I caused a true and correct copy of the foregoing document to be filed with the Court and served on the following parties by the indicated methods:

Original to: SRBA District Court 253 3rd Ave. North P.O. Box 2707 Twin Falls, ID 83303-2707 Facsimile: (208) 736-2121

Eckhardt Family LLLP Represented by Norman M. Semanko PARSON BEHLE & LATIMER 800 West Main Street Ste 1300 Boise, ID 83702 <u>nsemanko@parsonsbehle.com</u>

Jon Hoff DOUBLE C & J LAND CO INC 990 Jenkins Creek Road Weiser, ID 83672

Candice McHugh Chris Bromley MCHUGH BROMLEY 380 South 4th St Ste 103 Boise, ID 83702 <u>cmchugh@mchughbromley.com</u> <u>cbromley@mchughbromley.com</u> (x) U.S. Mail, Postage Prepaid() Hand Delivery(x) E-mail

(x) U.S. Mail, Postage Prepaid() Hand Delivery(x) E-mail

(x) U.S. Mail, Postage Prepaid() Hand Delivery() E-mail

(x) U.S. Mail, Postage Prepaid() Hand Delivery(x) E-mail

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