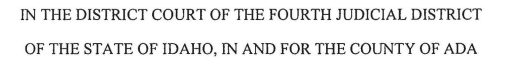
AUG 19 2015 DEPARTMENT OF

WATER RESOURCES

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Attorneys for Petitioner



SUN VALLEY COMPANY, a Wyoming corporation,

Petitioner,

VS.

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

Respondents.

IN THE MATTER OF DISTRIBUTION OF WATER TO WATER RIGHTS HELD BY MEMBERS OF THE BIG WOOD & LITTLE WOOD WATER USERS ASSOCIATION DIVERTING FROM THE BIG WOOD AND LITTLE WOOD RIVERS

MINISTER LITERAL AND TANKER

Case No. CV-2015- CV-0C-1514500

PETITION FOR JUDICIAL REVIEW



Sun Valley Company (the "Company"), by and through its undersigned counsel, and pursuant to Idaho Code Sections 67-5270 through 67-5279 and Rule 84 of the Idaho Rules of Civil Procedure, hereby submits this Petition for Judicial Review of an agency action by the Director of the Idaho Department of Water Resources ("Director") and the Idaho Department of Water Resources ("Department").

FACTUAL AND PROCEDURAL BACKGROUND

T.

The Company owns and operates a resort in Sun Valley, Blaine County, State of Idaho. The Company operates the resort with water rights, which the Department has identified as subject to water delivery calls allegedly pursued by members of the Big Wood & Little Wood Water Users Association (the "Petitioners"), identified in Contested Case Nos.

CM-DC-2015-001 and Case No. CM-DC-2015-002.

II.

The Idaho Department of Water Resources is a state agency, with its main office located at 322 E. Front Street, Boise, Idaho. Gary Spackman is the Director of the Department.

III.

On February 24, 2015, Joseph James, on behalf of the Petitioners, sent the Director two letters requesting the Director to administer Petitioners' water rights in accordance with the prior appropriation doctrine. The letters failed to meet the mandatory minimum pleading requirements to invoke jurisdiction under the Department's Conjunctive Management Rules ("CM Rules") and the Department's Procedural Rules (the "Procedural Rules"), including without limitation, the identification of respondents and the identification of the applicable area of common ground water supply.

In a letter to Joseph James and Petitioners dated March 6, 2015, the Director responded to the Petitioners' letters and treated the letters as two consolidated delivery calls under the CM Rules. Consequently, in a March 20, 2015 letter, the Department notified all those identified as "a holder of a junior-priority ground water right or rights that may be affected by one or both of the above-described delivery calls," including the Company. The notice invited recipients to participate in contested case proceedings related to the purported delivery calls and notified them of a status conference to be held on May 4, 2015.

V.

On June 25, 2015, the Company filed a Motion to Dismiss Contested Case

Proceedings, challenging the Petitioners' water delivery call petitions as deficient under the

CM Rules and Procedural Rules, and challenging the Director's exercise of jurisdiction over the

contested water delivery call cases as improper.

VI.

On July 22, 2015, the Director issued an Order Denying the Company's Motion to Dismiss, a true and correct copy of which is attached hereto as **Exhibit A**, ruling that, among other things, the February 24, 2015 letters were sufficient to commence water delivery calls and that the Director had proper jurisdiction under CM Rule 40.

VII.

In response to the Director's Order, on August 6, 2015, the Company filed a Motion for Review of Interlocutory Order, pursuant to the Department's Procedural Rules, IDAPA 37.01.01.260 and 711. The Company asked the Director to review and revise his Order Denying the Company's Motion to Dismiss, because it ignored the plain language of the

Department's CM Rules and Procedural Rules, and prejudged fundamental substantive issues.

The Director has not yet issued any order in response to such motion.

VIII.

The Company seeks judicial review of the actions taken by the Director and the Department for the reasons set forth in the Motion to Dismiss Contested Case Proceedings and the Motion for Review of Interlocutory Order.

VENUE

IX.

The Company seeks review in the district court for Ada County, Fourth Judicial District of the State of Idaho pursuant to Idaho Code Section 67-5272 because the final agency action was taken by the Director and the Department at Department headquarters in Ada County, Idaho.

JURISDICTION

X.

The Company seeks judicial review of the Order Denying Sun Valley Company's Motion to Dismiss, and this Court has jurisdiction for review of such intermediate agency action, because review of a final agency action would not provide the Company with an adequate remedy. See IDAHO CODE § 67-5271(2). The Petitioners have failed to adequately invoke the Department's jurisdiction under the CM Rules and the Procedural Rules, and thus, the only adequate remedy is dismissal. Specifically, and without limiting the foregoing, the petitioners in the above-referenced administrative proceedings have not complied with Procedural Rule 230 and CM Rule 30 by identifying the Company as a respondent, identifying an area of common ground water supply, and producing the documents and information necessary to initiate a water delivery call. Notwithstanding such clear deficiencies, including the Company's inability to

know whether it is even subject to such water delivery call, the Department threatens to proceed with a contested case that could result in curtailment of the Company's valuable water rights. In sum, a final agency action will not provide an adequate remedy because (1) the Department has already erroneously determined it will ignore the pleading requirements required to grant it jurisdiction and will proceed under CM Rule 40 even though no appropriate area of common ground water supply has yet been identified or incorporated into the applicable water district legislatively or pursuant to CM Rule 30, and (2) the Company will be forced to defend its interests when it is entirely unclear whether the petitioners have identified the Company as a respondent.

XI.

Further, the Company seek judicial review of the Order Denying Sun Valley's Motion to Dismiss, and this Court has jurisdiction for review of such intermediate agency action, because the interests of justice so require and such action will result in irreparable harm to the Company. See Bohemian Breweries v. Koehler, 80 Idaho 438, 446, 332 P.2d 875, 880 (1958); see Fuchs v. State, Dep't of Idaho State Police, 152 Idaho 626, 630, 272 P.3d 1257, 1261 (2012); see Sierra Life Ins. Co. v. Granata, 99 Idaho 624, 629, 586 P.2d 1068, 1073 (1978).

Specifically, and without limiting the foregoing, by ignoring jurisdictional predicates and subjecting the Company to curtailment in a contested case proceeding without demanding the Petitioners' compliance with basic petition requirements, the Director has prejudged determinations of an area of common ground water supply, hydraulic interconnectedness, and causation. Such prejudicial conduct constitutes irreparable harm to the Company's defense of its water rights, and also subjects the Company to costly litigation without adequate notice of its status as a real party in interest.

ISSUES ON REVIEW

XII.

Pursuant to Idaho Code Sections 42-1707A and 67-5279, the Company seeks review of the Director's Order Denying Sun Valley Company's Motion to Dismiss, and the findings, inferences, conclusions or decisions therein, which were: (1)in violation of constitutional, statutory provisions, and administrative rules of the Department; (2) in excess of the Department's statutory authority and its authority under the administrative rules of the Department; (3) made upon unlawful procedure; and (4) arbitrary, capricious, and/or an abuse of the Department's discretion.

XIII.

Specifically, and without limiting the foregoing, the Company contends that the Director and Department:

- 1. Erred when it exceeded its authority, and violated constitutional law, statutory provisions, and administrative rule requirements by exercising jurisdiction over the above-referenced proceedings under the CM Rules;
- 2. Violated the Company's due process rights by refusing to require the Petitioners to comply with petition requirements, including identification of respondents;
- 3. Erred by ignoring that the only administrative means to determine and incorporate an area of common ground water supply is pursuant to CM Rules 30 and 50
- 4. Erred by dismissing the applicability of CM Rule 30 by improperly equating "junior-priority ground water rights in organized water districts" with "areas having a common ground water supply" in organized water districts;

- 5. Erred by prejudging or pre-determining an area of common ground water supply based solely on the existence of a water district;
- 6. Erred by proceeding under CM Rule 40 without incorporating an applicable area of common ground water supply into Water District 37 pursuant to CM Rule 30, thus purportedly excusing the Petitioners' pleading deficiencies.

Pursuant to Idaho Rule of Civil Procedure 84(d)(5), this list of issues "shall not prevent the Company from asserting other issues later discovered."

ATTORNEY FEES

XIV.

The Company respectfully requests an award of its attorneys' fees and costs pursuant to Idaho Code Section 12-117 and any other applicable statutes.

AGENCY RECORD

XV.

The Company understands that the Department keeps and maintains a record of documents and proceedings in the above-referenced contested cases. The Company anticipates that an agreement will be reached among all parties regarding the agency record, and the Company will pay the fees it is obligated to pay for preparation of the record as necessary. The record shall include, without limitation, the following:

- (a) The Order Denying Sun Valley Company's Motion to Dismiss;
- (b) The Order Denying Joint Motion to Designate ACGWS by Rulemaking and to Dismiss Delivery Calls;
 - (c) Sun Valley Company's Motion to Dismiss Contested Case Proceedings;
 - (d) Sun Valley Company's Motion for Review of Interlocutory Order.

DESTINATION FOR THREAT A DESTINATION

Petitioner CERTIFIES:

- A. That the Department will be paid concurrently with the service hereof an estimate of the costs for the preparation of Department record referenced above;
- B. That the District Court's filing fee applicable to petitions for judicial review of a final decision from administrative agencies, including the Department, has been paid; and
 - C. That service has been made upon all parties required to be served.DATED this 19th day of August, 2015.

MOFFATT, THOMAS, BARRETT, ROCK & FIELDS, CHARTERED

Matthew J. McGee – Of the Firm

Attorneys for Petitioner

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 19th day of August, 2015, I caused a true and correct copy of the foregoing **PETITION FOR JUDICIAL REVIEW** to be served by U.S. Mail and addressed to the following:

IDAHO DEPARTMENT OF WATER RESOURCES 322 E. FRONT STREET

GARY L. SPACKMAN, DIRECTOR
IDAHO DEPARTMENT OF WATER
RESOURCES
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BOISE ID 83702

JOSEPH F JAMES BROWN & JAMES 130 FOURTH AVENUE WEST GOODING ID 83330

BOISE ID 83702

ALBERT BARKER BARKER ROSHOLT & SIMPSON PO BOX 2139 BOISE ID 83701-2139 PATRICK D BROWN PATRICK D BROWN PC PO BOX 125 TWIN FALLS ID 83303

RANDALL C BUDGE RACINE OLSON PO BOX 1391 POCATELLO ID 83204-1391 SUSAN E BUXTON CHERESE D MCLAIN MOORE SMITH 950 W BANNOCK ST STE 520 BOISE ID 83702

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S BRYCE FARRIS SAWTOOTH LAW PLLC PO BOX 7985 BOISE ID 83707 FRITZ X HAEMMERLE HAEMMERLE LAW PLLC PO BOX 1800 HAILEY ID 83333

JAMES R LASKI HEATHER E O'LEARY LAWSON LASKI CLARK & POGUE PO BOX 3310 KETCHUM ID 83340

DYLAN LAWRENCE VARIN WARDWELL LLC PO BOX 1676 BOISE ID 83701-1676 CHAS F MCDEVITT MCDEVITT & MILLER LLP PO BOX 2564 BOISE ID 83701

EILEEN MCDEVITT 732 FALLS VIEW DR TWIN FALLS ID 83301 CANDICE MCHUGH CHRIS BROMLEY MCHUGH BROMLEY 380 S 4TH ST STE 103 BOISE ID 83702

J EVAN ROBERTSON ROBERTSON & SLETTE PLLC PO BOX 1906 TWIN FALLS ID 83303-1906

JOHN K SIMPSON BARKER ROSHOLT & SIMPSON PO BOX 2139 BOISE ID 83701-2139 JAMES P SPECK SPECK & AANESTAD PC PO BOX 987 KETCHUM ID 83340 LAIRD B STONE STEPHAN KVANVIG STONE PO BOX 83 TWIN FALLS ID 83303-0083 TRAVIS THOMPSON BARKER ROSHOLT & SIMPSON 195 RIVER VISTA PL STE 204 TWIN FALLS ID 83301-3029

ANTHONY & JUDY D ANGELO PO BOX 3267 KETCHUM ID 83340 BARBARA CALL PO BOX 4 ROSS CA 94957

BERNARD I FRIEDLANDER PHD 116 VALLEY CLUB DR HAILEY ID 83333 BLUEGROUSE RIDGE HOA BRIAN MCCOY PO BOX 3510 KETCHUM ID 83340 BRIAN LAMAR SMITH DIANE STEFFEY-SMITH PO BOX 629 BELLEVUE ID 83313

BRITTA S HUBBARD PO BOX 1167 KETCHUM ID 83340 BRUCE & KAREN TRUXAL PO BOX 431 BELLEVUE ID 83313 CANADIAN CLUB HOMEOWNERS ASSN PO BOX 4041 KETCHUM ID 83340

COLD SPRINGS WATER COMPANY PO BOX 254 KETCHUM ID 83340 DAVID BERMAN PO BOX 1738 CAVE CREEK AZ 85327 DOUGLAS C WALTON DIANA L WHITING 109 RIVER GROVE LN HAILEY ID 83333

ERNEST & JUDITH GETTO TRUST ERNEST J GETTO 417 ENNISBROOK DR SANTA BARBARA CA 93108

GARY HOFFMAN PO BOX 1529 KETCHUM ID 83340 GREGORY R BLOOMFIELD REVOCABLE TRUST PO BOX 757 HAILEY ID 83333

HARRY S RINKER 949 SOUTH COAST DR STE 500 COSTA MESA CA 92626

HARRY S RINKER PO BOX 7250 NEWPORT BEACH CA 92658 HULEN MEADOWS WATER COMPANY AND ASSN INC PO BOX 254 KETCHUM ID 83340

INNOVATIVE SOLUTIONS LLC 2918 N EL RANCHO PL BOISE ID 83704 MITIGATION

JAMES D WHITE PO BOX 367 BELLEVUE ID 83313 JARED R WILLIAMS REVOCABLE TRUST PO BOX 99658 SEATTLE WA 98139

JIM W KOONCE PO BOX 2015 HAILEY ID 83333 KATHERINE BRECKENRIDGE B BAR B INC PO BOX 685 PICABO ID 83348 KEN SANGHA ASAM TRUST PO BOX 9200 KETCHUM ID 83340 KEVIN D LAKEY 107 W 1ST SHOSHONE ID 83352 LAWRENCE SCHOEN 18351 US HWY 20 BELLEVUE ID 83313 LUBOFF SENAVSKY & CHARLES TIMOTHY FLOYD PO BOX 1240 EAGLE ID 83616

MARLYS J SCHMIDT 10901 HWY 75 BELLEVUE ID 83313 NANCIE C TATUM & THOMAS F HENNIG PO BOX 1365 SUN VALLEY ID 83353 PAUL & POLLY CARNEY LLOYD & DEANN RICHINS MARK & SUSAN WILLIAMS FISH CREEK RESERVOIR RANCH, LLC 384 2 2900 E PAUL ID 83347

PAUL & TANA DEAN 40 FREEDOM LOOP BELLEVUE ID 83313 PETER ZACH SEWELL LORI SEWELL PO BOX 3175 HAILEY ID 83333 PHILIP J VANDERHOEF KATHLEEN MCKAY 5069 HAROLD PL NE SEATTLE WA 98105

POPPY ENGLEHARDT 10965 HIGHWAY 75 BELLEVUE ID 83313

ROBERT BOUTTIER PO BOX 476 BELLEVUE ID 83313 ROBERT & JUDITH PITTMAN 121 LOWER BROADFORD RD BELLEVUE ID 83313

ROBERT J STRUTHERS 762 ROBERT ST PICABO ROUTE BELLEVUE ID 83313 RUSTY KRAMER PO BOX 591 FAIRFIELD ID 83327 SAGE SPRINGS HOMEOWNERS ASSN INC PO BOX 254 KETCHUM ID 83340

SILVER SAGE OWNERS ASSN INC C/O CAROLS BOOKKEEPING PO BOX 1702 KETCHUM ID 83340

STARWEATHER OWNERS ASSN INC PO BOX 254 KETCHUM ID 83340 STEVEN C FUNK 90 FREEDOM LOOP BELLEVUE ID 83313

SV RANCH LLC PO BOX 333 FAIRFIELD ID 83327 THOMAS & AMY MISTICK 149 ASPEN LAKES DR HAILEY ID 83333 USDA FOREST SERVICE ATTN JAMIE GOUGH 324 25TH ST OGDEN UT 84401

VALLEY CLUB OWNERS ASSN INC PO BOX 254 KETCHUM ID 83340 WILLIAM R & KATHRYN L RATLIFFE 206 BAYHORSE RD BELLEVUE ID 83313 WOOD RIVER LAND TRUST 119 E BULLION ST HAILEY ID 83333 ED REAGAN COURIER NEWS PO BOX 339 FAIRFIELD ID 83327

Matthew J. McGee

EXHIBIT A

DEFORE THE DEPARTMENT OF WATER RESOURCES OF THE STATE OF IDAHO

IN THE MATTER OF DISTRIBUTION OF WATER TO WATER RIGHTS HELD BY.
MEMBERS OF THE BIG WOOD & LITTLE WOOD WATER USERS ASSOCIATION DIVERTING FROM THE BIG WOOD RIVER

Docket No. CM-DC-2015-001

IN THE MATTER OF DISTRIBUTION OF WATER TO WATER RIGHTS HELD BY MEMBERS OF THE BIG WOOD & LITTLE WOOD WATER USERS ASSOCIATION DIVERTING FROM THE LITTLE WOOD RIVER

Docket No. CM-DC-2015-002

ORDER DENYING SUN VALLEY COMPANY'S MOTION TO DISMISS

BACKGROUND

On February 24, 2015, the Director ("Director") of the Idaho Department of Water Resources ("Department") received two conjunctive management water delivery call letters from counsel for members of the Big Wood & Little Wood Water Users Association ("Petitioners"). The letters allege senior surface water users on the Big Wood and Little Wood Rivers are being injured by water users diverting ground water hydraulically connected to the Big Wood and Little Wood Rivers. The letters request the Director regulate junior ground water users consistent with the prior appropriation doctrine.

The Director initiated new contested case proceedings and assigned each delivery call letter its own docket number. The Big Wood Delivery Call was assigned docket no. CM-DC-2015-001. The Little Wood Delivery Call was assigned docket no. CM-DC-2015-002.

On March 20, 2015, the Department sent letters to ground water users the Department identified as potentially affected by one or both of the above-described delivery calls. The purpose of the letters was to inform the water users of the delivery calls and notify them of a planned status conference. The letters invited the water users to file a written notice with the Department if they planned to participate in delivery call proceedings. The Department received over 100 notices of intent to participate, including a notice filed by Sun Valley Company ("SVC").

The Department also published general notice of the delivery calls and the status conference in the Idaho Mountain Express and Camas Courier on March 25th, 2015 & April 1st, 2015; and the Times News on March 26th, 2015 & April 2nd, 2015. The Director held a status conference on May 4, 2015, and a pre-hearing conference on June 3, 2015.

On June 25, 2015, SVC filed a Motion to Dismiss Contested Case Proceedings ("Motion to Dismiss"). Joinders in support of the Motion to Dismiss were filed by attorney James P. Speck on behalf of multiple respondents; City of Bellevue; City of Hailey; City of Ketchum and City of Fairfield; AF 2014 Trust, Geoffrey Smith, and the Mariana S. Paen Trust; Dean R. Rogers Inc., and Dean R. Rogers, III; and attorney Heather E. O'Leary on behalf of multiple respondents.

ANALYSIS

SVC argues the Big and Little Wood Delivery Calls should be dismissed for Petitioners' failure "to file compliant petitions" under Idaho law, the Department's Rules for Conjunctive Management of Surface and Ground Water Resources ("CM Rules"), and the Department's Rules of Procedure. *Motion* at 2. Each argument will be addressed below.

Compliance with Idaho Law

SVC argues the Petitioners' delivery call letters do not "satisfy the specific pleading requirements under Idaho Code Section 42-237b." *Motion* at 6. Idaho Code § 42-237b states:

Whenever any person owning or claiming the right to the use of any surface or ground water right believes that the use of such right is being adversely affected by one or more user[s] of ground water rights of later priority, or whenever any person owning or having the right to use a ground water right believes that the use of such right is being adversely affected by another's use of any other water right which is of later priority, such person, as claimant, may make a written statement under oath of such claim to the director of the department of water resources.

Such statement shall include:

- 1. The name and post-office address of the claimant.
- A description of the water right claimed by the claimant, with amount of water, date of priority, mode of acquisition, and place of use of said right, if said right is for irrigation, a legal description of the lands to which such right is appurtenant.
- 3. A similar description of the respondent's water right so far as is known to the claimant.
- A detailed statement in concise language of the facts upon which the claimant founds his belief that the use of his right is being adversely affected.

Upon receipt of such statement, if the director of the department of water resources deems the statement sufficient and meets the above requirements, the director of the department of water resources shall issue a notice setting the matter for hearing before a local ground water board, constituted and formed as in this act provided.

(emphasis added). SVC asserts the Big and Little Wood Delivery Calls should be dismissed because Petitioners' letters do not contain a "written statement under oath" setting forth information required by Idaho Code § 42-237b.

The plain language of Idaho Code § 42-237b demonstrates Petitioners were not required to execute a written statement under oath to initiate the Big and Little Wood Delivery Calls. The statute states that a claimant may make a written statement under oath. Here, Petitioners did not file their letters to initiate delivery call proceedings pursuant to Idaho Code § 42-237b, but rather demanded the Director instruct "the Watermaster for Water District No. 37 to administer Petitioners' surface water rights, and hydrologically connected to ground water rights within the district in accordance with the prior appropriation doctrine." This is not a request for the Director to set the matter for hearing before a local ground water board. Instead, the Petitioners' letters initiated the Big and Little Wood Delivery Calls under CM Rule 40 that addresses delivery calls against junior-priority ground water users "in an organized water district." IDAPA 37.03.11.040.01. Accordingly, the specific pleading requirements set forth in Idaho Code § 42-237b do not apply and are not a basis to dismiss the Big and Little Wood Delivery Calls.

Compliance with the CM Rules and Department's Rules of Procedure

SVC argues the Big and Little Wood Delivery Calls should be dismissed because the Petitioners' letters do not include all information required of a petition set forth in CM Rule 30. *Motion* at 6-11. However, CM Rule 30 applies only where a delivery call is filed by the holders of senior-priority surface or ground water rights against "holders of junior priority ground water rights within areas of the state *not in organized water districts.*" IDAPA 37.03.11.030 (emphasis added). The Big and Little Wood Delivery Calls are against junior-priority ground water rights in organized water districts. Therefore, the applicable rule is CM Rule 40 that addresses delivery calls against junior-priority ground water users "in an organized water district." IDAPA 37.03.11.040.01. SVC's arguments regarding the failure of Petitioners' letters to comply with requirements in CM Rule 30 are therefore irrelevant in these proceedings and not a basis to dismiss the Big and Little Wood Delivery Calls.

SVC also argues the Big and Little Wood Delivery Calls should be dismissed because the Petitioners' letters do not include all information set forth in Rule 230 of the Department's Rules of Procedure. *Motion* at 5-6. Rule 230 lists general requirements of petitions, including that they should "[f]ully state facts upon which they are based" and "[s]tate the name of the person petitioned against (the respondent), if any." IDAPA 37.01.01.230.02 (a) &(d). The more specific requirement for initiating a delivery call under CM Rule 40 is that the holder of a senior-priority water right must allege "that by reason of diversion of water by the holders of one (1) or more junior-priority ground water rights (respondents) from an area having a common ground water supply in an organized water district the petitioner is suffering material injury. . . ." IDAPA 37.03.11.040.01. It is well recognized that a specific rule controls over a more general rule when there is conflict between the two. *See Ausman v. State*, 124 Idaho 839, 842, 864 P.2d

1126, 1129 (1993). Accordingly, Petitioners' letters must only meet the specific pleading requirement set forth in CM Rule 40 to properly initiate the Big and Little Wood Delivery Calls.

With respect to the Big Wood Delivery Call, Petitioners' letter states:

[The Petitioners] are entitled to delivery of water from the Big Wood River below Magic Dam. All the [Petitioners'] surface water rights listed in Exhibit "A" are all located in Water District 37, and are hydrologically connected to ground water rights in the Wood River Valley aquifer system.

. . ,

Due to the failure of the [Department] to administer the subject water rights under the prior appropriation doctrine, the Petitioners have suffered from premature curtailment of delivery of their surface water rights, along with the accompanying material injury. Any future delay in the requested administration will result in further injury. Accordingly, Petitioners hereby demand that you direct the Watermaster for Water District No. 37 to administer Petitioners' surface water rights, and hydrologically connected to ground water rights within the district in accordance with the prior appropriation doctrine.

The Petitioners' letter regarding the Little Wood Delivery Call states:

[The Petitioners] are entitled to delivery of water from the Little Wood River below its confluence with Silver Creek. All the [Petitioners'] surface water rights listed in Exhibit "A" are all located in Water District 37, and are hydrologically connected to ground water rights in the Wood River Valley aquifer system.

. .

Due to the failure of the [Department] to administer the subject water rights under the prior appropriation doctrine, the Petitioners have suffered from premature curtailment of delivery of their surface water rights, along with the accompanying material injury. Any future delay in the requested administration will result in further injury. Accordingly, Petitioners hereby demand that you direct the Watermaster for Water District No. 37 to administer Petitioners' surface water rights, and hydrologically connected to ground water rights within the district in accordance with the prior appropriation doctrine.

The above-quoted statements meet the specific requirement for initiating the Big and Little Wood Delivery Calls under CM Rule 40 that the calling party must allege "that by reason of diversion of water by the holders of one (1) or more junior-priority ground water rights (respondents) from an area having a common ground water supply in an organized water district the petitioner is suffering material injury. . . ." IDAPA 37.03.11.040.01.

SVC takes particular issue with the failure of Petitioners' letters to comply with Rule 230's requirement that a petition "[s]tate the name of the person petitioned against (the respondent), if any." SVC asserts this failure "shifted to the Department the burden of

identifying and providing notice to Respondents, effectively asking the Department to draw prejudicial conclusions about potential causation and hydrological connection." *Motion* at 8.

Even if Rule 230 applied to petitions filed to initiate CM Rule 40 delivery calls, the Department's Rule of Procedure Rule 52 instructs that "this chapter will be liberally construed to secure just, speedy and economical determination of all issues presented to the agency. Unless prohibited by statute, the agency may permit deviation from these rules when it finds that compliance with them is impracticable, unnecessary or not in the public interest." IDAPA 37.01.052.

It is unnecessary to require petitioners filing CM Rule 40 delivery calls to identify each person petitioned against. Again, CM Rule 40 delivery calls are against junior-priority ground water rights "in an organized water district." IDAPA 37.03.11.040.01. Watermasters for water districts, upon appointment by the Director, "shall be responsible for distribution of water within said water district." Idaho Code § 42-605(3). Watermasters make annual reports to the Department including the total amount of water delivered by the watermaster during the preceding year, the amount delivered to each water user, records of stream flow the watermaster used or made in distributing water supplies, and other information requested by the Director "deemed necessary in assuring proper distribution of water supplies within the district." Idaho Code § 42-606. The water rights at issue in the Big and Little Wood Delivery Calls have been defined through partial decrees entered in the Snake River Basin Adjudication. The watermaster is to distribute water according to those decrees. See Idaho Code§ 42-607. In sum, the watermaster in a water district already possesses the names and water right information of juniorpriority ground water users that may be subject to a delivery call by senior users within that district. It is unnecessary for the Director to require a petition for a CM Rule 40 delivery call to list each junior-priority ground water user petitioned against. The Big and Little Wood Delivery Calls will not be dismissed for Petitioners' failure to list in the delivery call letters the name of each junior-priority ground water user petitioned against. In addition, the Department has not drawn any conclusions "about potential causation and hydrological connection" in these delivery call proceedings as SVC asserts. Those determinations are for the Director upon a fully developed record and evidence admitted at hearing.

ORDER

Based upon and consistent with the foregoing, IT IS HEREBY ORDERED that SVC's Motion to Dismiss is DENIED.

DATED this 22nd day of July 2015.

GARY PACKMAN

Director

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on this 22ⁿ day of July 2015, I served a true and correct copy of the above and foregoing document by placing a copy of the same in the United States mail, postage prepaid and properly addressed and by e-mail to participants who have provided e-mail addresses to the Department for service to the following:

BIG WOOD WATER USERS ASSN
LITTLE WOOD WATER USERS ASSN
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SOUTH VALLEY GROUNDWATER
DISTRICT
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IDAHO GROUND WATER APPROPRIATORS
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AF 2014 TRUST
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