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Attorney for "Bowman Protestants"
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6 IN THE OFFICE OF THE STATE ENGINEER
7 OF THE STATE OF NEVADA

SE	'S EXHIBITS 204
DATE: _____	

9 IN THE MATTER OF APPLICATION 80700

10 FILED BY THE NATIONAL FISH &
11 WILDLIFE FOUNDATION
12 _____ /

**List of Witnesses for "Bowman
Protestants"**

13 As discussed in the July 31, 2013 Fourth Amended Notice of Hearing, the "Bowman
14 Protestants", consisting of the following seventeen (17) parties,:

- | | |
|--|---|
| 16 Backtrack, LLC | Bale Counter, Inc. |
| 17 Berrington Custom Hay Hauling &
Transportation, Inc. | Settlemyer-Rossi Ranch
Management, LLC |
| 18 Gary J. Garms | Gary M. Berrington |
| 19 High Sierra Garlic | Jackaroo, LLC |
| 20 Peter A. Fenili | Garmsland Limited, LLC |
| 21 Straggler, LLC | 6-N Ranch, Inc. |
| 22 Damian Limited | Gary G. Garms |
| 23 GDA Degree, Inc. | Carey D. Garms |
| 24 Tony J. Garms | |

25 hereby re-file their List of Witnesses for the hearing set to commence on October 28, 2013.

26 These witnesses were earlier disclosed and their testimony remains the same as earlier
27 filed. This list is provided to avoid any confusion regarding the specific protestants identified
28 above and that the witnesses will testify at the hearing.

1 **A. List of Hearing Witnesses:**

- 2 1. Gary Garms
3 In care of Linda A. Bowman, Esq.
4 P.O. Box 10306
5 Reno, NV 89510

6 Mr. Garms, a Smith Valley farmer whose land has been farmed by members of
7 his family since the 1930s will testify as to the disproportionate effect the change application
8 filed by NFWF will have on "new lands" and which receive stored water from the Walker River
9 Irrigation District ("WRID") Mr. Garms will also testify as to the economic impacts the loss of
10 the quantity of stored water capable of being delivered in any irrigation season means to
11 farmers and ranchers whose lands are irrigated utilizing stored water.

- 12 2. Mr. Peter Fenili
13 In care of Linda A. Bowman, Esq.
14 P.O. Box 10306
15 Reno, NV 89510

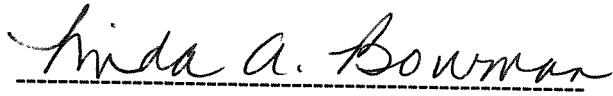
16 Mr. Fenili is a fourth generation rancher and farmer whose land is located in Smith
17 Valley, Nevada. Mr. Fenili grows alfalfa, grass hay and grain forages. He owns 251 acres
18 in two separate parcels of land, which is "new land" within the WRID boundaries and receives
19 water from the Saroni Canal and the West Walker Ditch Company. Mr. Fenili will testify
20 concerning the effects of the Change of Place and Manner of Use Application No. 80700, and
21 the significant impact upon farmers who receive only stored water from the WRID. Mr. Fenili
22 will testify as to how stored water is administered, and why the removal of Decree water from
23 the existing irrigation system will have adverse effects on WRID's ability to administer and
24 deliver stored water.

- 25 3. Richard Nuti
26 In care of Linda A. Bowman, Esq.
27 P.O. Box 10306
28 Reno, NV 89510

29 Mr. Nuti is a Smith Valley farmer of alfalfa, grass hay and small grain, and a rancher
30 within the boundaries of the WRID. Mr. Nuti operates under the corporate name of Six-N-
31 Ranch. Mr. Nuti will testify regarding his land which has entitled to stored water for irrigation
32 and some which depends upon supplemental groundwater. Mr. Nuti will testify that he is
33 concerned that the effect of this change application (and others to follow) will remove water

1 from irrigation uses as they have been historically delivered to those who have "stored" water
2 for use on "new land" under the WRID rules and regulations. He will testify as to the
3 disproportionate effect this change will have on lands which received "stored" water to irrigate
4 their crops.

5 Dated this 14 day of October, 2013.

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8 Linda A. Bowman, Attorney at Law
9 Attorney for the Bowman Protestants

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Certificate of Service

In the Matter of Protested Application 80700

1 2 3 4 5 6	Don Springmeyer, Esq. Christopher Mixson, Esq. Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP 3556 East Russell Road, Second Floor Las Vegas, Nevada 89120	Stephen B. Rye, Esq. 215 West Bridge Street, Suite 3 Yerington, Nevada 89447
7 8 9	Karen Peterson, Esq. Allison, MacKenzie Law Firm 402 North Division Street Carson City, Nevada 89702	Jim Snyder P. O. Box 550 Yerington, Nevada 89447
10 11 12	Christopher Watson, Esq. U.S. Department of the Interior Office of the Solicitor 1849 C St., NW, MS 6513 MIB Washington, D.C. 20240	Campbell Canal Co. c/o Rife and Associates David Sceirine, President 22 Hwy 208 Yerington, Nevada 89447
13 14 15	George Benesch, Esq. 190 W. Huffaker Lane, Suite 408 Reno, Nevada 89511	D & GW Ditch Co. Louis Scatena, Secretary 1275 Hwy 208 Yerington, Nevada 89447
16 17 18	Wes Williams, Esq. P. O. Box 100 Schurz, Nevada 89427	Tunnel Ditch Co. Louis Scatena, Secretary 984 State Rte. 208 Yerington, Nevada 89477
19 20 21 22	Gordon DePaoli, Esq. & Dale Ferguson, Esq. Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, Nevada 89511	Newhall Mutual Ditch Co. Darrell E. Pursel, President 42 McKenzie Lane Yerington, Nevada 89447
23 24	David Sceirine P. O. Box 239 Yerington, Nevada 89447	Louis Scatena 1275 Hwy 208 Yerington, Nevada 89447
25 26	Joseph Sceirine P. O. Box 1013 Yerington, Nevada 89447	

27 I hereby certify that I am an employee of Linda A. Bowman, Attorney at Law, P. O.
28 Box 10306, Reno, Nevada 89510, and that service of the foregoing LIST OF WITNESSES

1 was made this date, October 14, 2013, by depositing a true copy of the same for mailing at
2 Reno, Nevada, by postage prepaid, regular mail, addressed to those shown above.

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6 Holly L. Muran
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