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A Multijurisdictional Law Firm

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July 26, 2011

Nevada Division of Water Resources
State Engineer's Office
901 S. Stewart St.
Suite 2002
Carson City, Nevada 89701-5250

Re: In the Matter of Application Nos. 54022 through 54030, Inclusive
Filed to Filed to Appropriate the Underground Waters of Snake Valley
(195) Hydrographic Basin

Dear Nevada Division of Water Resources:

Enclosed please find a Motion to Associate Counsel for filing and the proposed Order Admitting to Practice. Please return our conformed copies in the self-addressed stamped envelope.

Thank you for your assistance in this matter. Should you have any questions or concerns, please do not hesitate to contact our office.

Sincerely,

Nora Chirinos
Paralegal

Enclosures.

RECEIVED
2011 JUL 28 AM 11:36
STATE ENGINEERS OFFICE



1 Aaron M. Waite, Esq.
2 Nevada Bar No. 7947
3 THE COOPER CASTLE LAW FIRM, LLP
4 5275 South Durango Drive
5 Las Vegas, Nevada 89113
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8 E-Mail: awaite@ccfirm.com
9 Attorneys for Protestants
10 Confederated Tribes of the Goshute Reservation
11 Duckwater Shoshone Tribe
12 Ely Shoshone Tribe

9 **BEFORE THE OFFICES OF THE STATE ENGINEER**
10 **STATE OF NEVADA**

11 IN THE MATTER OF

12 Protested Applications 53987-53992, 54003-
13 54021, SNWA

15 **MOTION TO ASSOCIATE COUNSEL**

17 COMES NOW, Confederated Tribes of the Goshutes Reservation and Ely Shoshone, by and
18 through their counsel, Aaron M. Waite, Esq., of The Cooper Castle Law Firm, LLP, hereby moves
19 this Court for an order permitting Paul Chilton Echo Hawk, Esq. and Victor Aaron Contreras, Esq. to
20 practice in Nevada pursuant to Nevada Supreme Court Rule 42 (SCR 42). This motion is supported
21 by the following attached documents:
22

23 Exhibit "A": Verified Application for Association of Counsel, Certificate of Good Standing, and
24 State Bar of Nevada Statement for Paul Chilton Echo Hawk, Esq.
25

26 * * *

27 * * *

1 Exhibit "B": Verified Application for Association of Counsel, Certificate of Good Standing,
2 and State Bar of Nevada Statement for Victor Aaron Contreras, Esq.

3 DATED this 26 day of July, 2011.

4 THE COOPER CASTLE LAW FIRM, LLP

5 

6 _____
7 Aaron M. Waite, Esq. (7947)
8 5275 South Durango Drive
9 Las Vegas, NV 89113
10 Attorneys for Protestants
11 Confederated Tribes of the Goshute Reservation
12 Duckwater Shoshone Tribe
13 Ely Shoshone Tribe

14 **NOTICE OF MOTION**

15 PLEASE TAKE NOTICE that the Protestants will bring the foregoing MOTION TO
16 ASSOCIATE COUNSEL on for hearing on the _____ day of _____
17 2011, at _____ before the Office of the State Engineer, State of Nevada, or as
18 soon as counsel may be heard.

19 DATED this 26 day of July, 2011.

20 THE COOPER CASTLE LAW FIRM, LLP

21 

22 _____
23 Aaron M. Waite, Esq. (7947)
24 5275 South Durango Drive
25 Las Vegas, NV 89113
26 Attorneys for Protestants
27 Confederated Tribes of the Goshute Reservation
28 Duckwater Shoshone Tribe
Ely Shoshone Tribe

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 21st day of July, 2011. I served at true and correct copy of the foregoing MOTION TO ASSOCIATE COUNSEL via US mail, in a sealed envelope, postage prepaid, on to the following parties:

Dana Walsh
Southern Nevada Water Authority
1001 S. Valley View Blvd., MS #485
Las Vegas, NV 89153

EskDale Center
Jerald Anderson
110 Circle Drive
EskDale, Utah 84728

Great Basin Water Network and Protestants
2nd Big Springs Irrigation Company, et al.
Simeon Herskovits
Advocates for Community and Environment
P.O. Box 1075
El Prado, NM 87529

U.S. Department of Agriculture
Forest Service
Jeanne A. Evenden
324 25th Street
Ogden, UT 84401

Richard W. and Lesley Ann Sears
1963 South 17th East HC 10
Ely, Nevada 89301

Henry C. Vogler
HC 33 Box 33920
Ely, NV 89301

Long Now Foundation
Laura Welcher
Director of Operations
Fort Mason Center
Building A
San Francisco, CA 94123

Nye County
George Benesch
190 W. Huffaker Lane, Suite 408
Reno, NV 89511-2092

Juab County and Millard County, Utah
J. Mark Ward
Utah Association of Counties
5397 Vine Street
Murray, UT 84107

Corporation of the Presiding Bishop
Of the Church of Jesus Christ of
Latter-Day Saints
Severin A. Carlson
Kaempher Crowell, Reshaw & Gronauer &
Fiorentino
510 W. Fourth Street
Carson City, NV 89703

The State of Nevada, Department of Conservation and
Natural Resources
901 South Stewart Street , Suite 2002
Carson City, NV 89701



An employee of
THE COOPER CASTLE LAW FIRM, LLP

Exhibit “A”

Exhibit “A”

5. Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states on the dates indicated for each, and is presently a member in good standing of the bars of said Courts:

	<u>DATE ADMITTED</u>
9TH CIRCUIT 12/11/2006 DC CIRCUIT 5/13/2003 United States District Court for the District of Idaho	09/24/1998
United States District Court for the District of Utah	12/9/2008
Supreme Court of the United States	06/07/2010
United States District Court for the District of Washington	06/20/2011

6. Petitioner is not currently suspended or disbarred in any court except as hereinafter provided. (give particulars; e.g., court, jurisdiction, date):

None

7. Petitioner is not currently subject to any disciplinary proceedings by any organization with authority at law except as hereinafter provided (give particulars, e.g., court, discipline authority, date, status):

None

8. Petitioner has never received public discipline including, but not limited to, suspension or disbarment, by any organization with authority to discipline attorneys at law except as hereinafter provided (give particulars, e.g., court, discipline authority, date, status):

None

9. Petitioner has never had any certificate or privilege to appear and practice before any regulatory administrative body suspended or revoked except as hereinafter provided (give particulars, e.g., date, administrative body, date of suspension or reinstatement):

None

10. Petitioner, either by resignation, withdrawal, or otherwise, has never terminated or attempted to terminate Petitioner's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings except as hereinafter provided:

None

11. Petitioner or any member of Petitioner's firm with which Petitioner is associated has/have filed application(s) to appear as counsel under Supreme Court Rule 42 during the past three (3) years in the following matters:

<u>Date of Application</u>	<u>Cause</u>	<u>Title of Court Administrative Body or Arbitrator</u>	<u>Was Application Granted or Denied</u>
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

(If necessary, please attach a statement of additional applications.)

12. Nevada Counsel of Record for Petition in this matter is:

Aaron M. Waite , who has offices at
First Name Middle Name Last Name
5275 S. Durango Dr. , Las Vegas , Clark
Street Address City County
89113 , (702) 435-4175
ZIP Code Phone Number

13. The following accurately represents the names and addresses of each party in this matter, WHETHER OR NOT REPRESENTED BY COUNSEL, and the names and addresses of each counsel of record who appeared for said parties:

NAME	MAILING ADDRESS
<u>Matter of Protested Applicatons</u>	
<u>Please see attached service list.</u>	

14. Petitioner agrees to comply with the provisions of Nevada Supreme Court Rule 42(3) and (13) and Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada in accordance with provisions as set forth in SCR 42(3) and (13). Petitioner respectfully requests that Petitioner be admitted to practice in the above-entitled court FOR THE PURPOSES OF THIS MATTER ONLY.

15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

I, Paul Chilton Echo Hawk, do hereby swear/affirm under penalty of perjury that the assertions of this application are true:

That I am the Petitioner in the above entitled matter; that I have read the foregoing and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction of the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

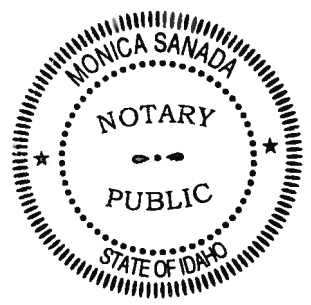
DATED this 30TH day of JUNE, 20 11

Paul Chilton Echo Hawk
Petitioner/Affiant

STATE OF Idaho)
COUNTY OF Bannock) ss

Subscribed and sworn to before me this 30th day of June, 20 11

Monica Sanada
Notary Public



MY COMMISSION EXPIRES
June 27, 2014
BONDED THRU NOTARY PUBLIC UNDERWRITERS

I, Aaron M. Waite hereby consent as Nevada Counsel of Record to the designation of Petitioner to associate in this cause pursuant to SCR 42.

DATED this 16th day of May, 2011

[Signature]
Counsel of Record

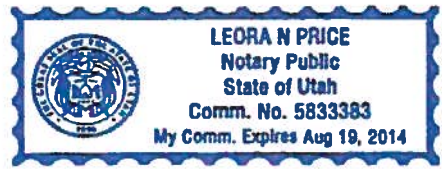
STATE OF Utah)
COUNTY OF Salt Lake) ss

Subscribed and sworn to before me this

16th day of May, 2011

[Signature]
Notary Public

Leora Price
a Notary Public



Notice 53987-53992, 54003-54021
April 1, 2011
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SERVICE LIST

**Notice of Pre-Hearing Conference and Hearing
In the Matter of Protested Applications 53987 – 53992, 54003 - 54021
SOUTHERN NEVADA WATER AUTHORITY 1989 APPLICATIONS IN
SPRING VALLEY, CAVE VALLEY, DRY LAKE VALLEY AND DELAMAR VALLEY**

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Assistant General Manager
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(54013)

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(54018)

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(54006)

Baker GID
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(54020)

Notice 53987-53992, 54003-54021
April 1, 2011
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54016, 54017, 54020)

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Attn: Mayor Kevin J. Phillips
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April 1, 2011

Page 10

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Corporation of the Presiding Bishop of the Church
Of Jesus Christ of Latter-Day Saints
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(53987, 53988, 53989, 53990, 53991, 53992)

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County of Millard, Utah
Chairperson
Board of County Commissioners
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April 1, 2011

Page 11

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(54020)**

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**Patrick J. Gloeckner
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**Great Basin Water Network
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(53987-53992, 54003-54021)**

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(53988)**

**Alyson Hammond
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(54003)**

**Karl & Gerry Hannig
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Certified Mail #71067808063000456630
(53990).**

**Max Hannig
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(54003)**

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Notice 53987-53992, 54003-54021

April 1, 2011

Page 13

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(53988)**

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Notice 53987-53992, 54003-54021

April 1, 2011

Page 14

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Las Vegas, Nevada 89117
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Notice 53987-53992, 54003-54021

April 1, 2011

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Nevada Department of Wildlife
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Notice 53987-53992, 54003-54021
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Page 17

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Notice 53987-53992, 54003-54021
April 1, 2011
Page 18

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April 1, 2011
Page 19

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Pahrump, Nevada 89041
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U.S. Dept. of Interior
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Notice 53987-53992, 54003-54021
April 1, 2011
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Page 21

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Nevada Department of Wildlife
Agent Tim Hunt
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(53987-53992, 54008, 54009, 54010, 54019, 54020)

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Don Ham, E-mail
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Ian Russell, E-mail
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Kent Harper, E-mail
Lisa Wolf, E-mail
Mary Manning, E-mail
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Patty Kaczmarek, E-mail
Ray Thompson, E-mail
Warren Bates, E-mail
Steve Del Soldato, E-mail
Elko Branch Office, E-mail
Southern Nevada Branch Office, E-mail
Capitol Reporters, E-mail

CERTIFICATE
OF
GOOD STANDING

Paul C. EchoHawk

This is to certify that Paul C. EchoHawk is an Active Member in good standing of the Idaho State Bar.

Mr. EchoHawk was admitted to the Idaho State Bar by examination on September 24, 1998 and has been an Active member since July 1, 2000.

Mr. EchoHawk has never been disbarred or suspended from the practice of law in the state of Idaho.

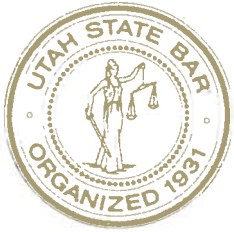
May 23, 2011

Date



Diane K. Minnich, Executive Director

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Steven R. Burt, AIA
Public Member
Entelen Design-Build

H. Dickson Burton
Trask Britt
Salt Lake City

Su J. Chon
Salt Lake County
Property Rights Ombudsman
Office
Salt Lake City

Christian W. Clinger
Clinger Lee Clinger
Salt Lake City

James D. Gilson
Callister Nebeker &
McCullough
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Felshaw King
King & King
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Martineau
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Lori W. Nelson
Jones, Waldo, Holbrook &
McDonough
Salt Lake City

Herm Olsen
Hillyard, Anderson & Olsen
Logan

Thomas W. Seiler
Robinson, Seiler & Anderson
Provo

E. Russell Vetter
Salt Lake City Attorney's Office
Salt Lake City

June 6, 2011

To Whom It May Concern:

Re: **CERTIFICATE OF GOOD STANDING for PAUL C. ECHOHAWK**

This is to certify that **PAUL C. ECHOHAWK**, Utah State Bar No. **12286**, was admitted to practice law in Utah on **December 9, 2008** and is an **ACTIVE** member of the Utah State Bar in good standing. "Good standing" is defined as a lawyer who is current in the payment of all Bar licensing fees, has met mandatory continuing legal education requirements, if applicable, and is not disbarred, presently on probation, suspended, or has not resigned with discipline pending, from the practice of law in this state.

No public disciplinary action involving professional misconduct has been taken against the license of **PAUL C. ECHOHAWK** to practice law.

Katherine A. Fox
General Counsel
Utah State Bar



1 STAT

2
3 BEFORE THE OFFICE OF THE STATE ENGINEER
4 STATE OF NEVADA

5 IN THE MATTER OF

6 Protested Applications
7 53987-53992, 54003-54021,
8 SNWA

9
10 STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE
11 42 (3) (b)

12 THE STATE BAR OF NEVADA, in response to the application of
13 Petitioner, submits the following statement pursuant to SCR42(3):

14 SCR42(6)Discretion. The granting or denial of a motion to associate
15 counsel pursuant to this rule by the court is discretionary. The
16 court, arbitrator, mediator, or administrative or governmental
17 hearing officer may revoke the authority of the person permitted to
18 appear under this rule. Absent special circumstances, repeated
19 appearances by any person or firm of attorneys pursuant to this rule
20 shall be cause for denial of the motion to associate such person.

21 (a) **Limitation.** It shall be presumed, absent special
22 circumstances, and only upon showing of good cause, that
23 more than 5 appearances by any attorney granted under
24 this rule in a 3-year period is excessive use of this
25 rule.

26 (b) **Burden on applicant.** The applicant shall have the
27 burden to establish special circumstances and good cause
28 for an appearance in excess of the limitation set forth
in subsection 6(a) of this rule. The applicant shall set
forth the special circumstances and good cause in an
affidavit attached to the original verified application.

1. DATE OF APPLICATION: 7/1/2011

2. APPLYING ATTORNEY: Paul Chilton Echo Hawk, Esq.

3. FIRM NAME AND ADDRESS: EchoHawk Law Offices, 505 Pershing,
Pocatello, ID 83201

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28

4. NEVADA COUNSEL OF RECORD: Aaron M. Waite, Esq., The Cooper
Castle Law Firm, LLP, 5275 South Durango Drive, Las Vegas, NV
89113

5. There is no record of previous applications for appearance by
petitioner within the past three (3) years.

DATED this July 6, 2011



Mary Jorgensen
Member Services Coordinator
Pro Hac Vice Processor
STATE BAR OF NEVADA

Exhibit “B”

Exhibit “B”

5. Petitioner was admitted to practice before the following United States District Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States, and/or courts of other states on the dates indicated for each, and is presently a member in good standing of the bars of said Courts:

	<u>DATE ADMITTED</u>
<u>United States District Court for the District of Idaho</u>	<u>9/30/2010</u>
<hr/>	
<hr/>	
<hr/>	

6. Petitioner is not currently suspended or disbarred in any court except as hereinafter provided. (give particulars; e.g., court, jurisdiction, date):
None

7. Petitioner is not currently subject to any disciplinary proceedings by any organization with authority at law except as hereinafter provided (give particulars, e.g., court, discipline authority, date, status):
None

8. Petitioner has never received public discipline including, but not limited to, suspension or disbarment, by any organization with authority to discipline attorneys at law except as hereinafter provided (give particulars, e.g., court, discipline authority, date, status):
None

9. Petitioner has never had any certificate or privilege to appear and practice before any regulatory administrative body suspended or revoked except as hereinafter provided (give particulars, e.g., date, administrative body, date of suspension or reinstatement):
None

10. Petitioner, either by resignation, withdrawal, or otherwise, has never terminated or attempted to terminate Petitioner's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings except as hereinafter provided:

None

11. Petitioner or any member of Petitioner's firm with which Petitioner is associated has/have filed application(s) to appear as counsel under Supreme Court Rule 42 during the past three (3) years in the following matters:

<u>Date of Application</u>	<u>Cause</u>	<u>Title of Court Administrative Body or Arbitrator</u>	<u>Was Application Granted or Denied</u>
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

(If necessary, please attach a statement of additional applications.)

12. Nevada Counsel of Record for Petition in this matter is:

Aaron M. Waite, who has offices at
First Name Middle Name Last Name
5275 S. Durango Dr., Las Vegas, Clark
Street Address City County
89113, (702) 435-4175
ZIP Code Phone Number

13. The following accurately represents the names and addresses of each party in this matter, WHETHER OR NOT REPRESENTED BY COUNSEL, and the names and addresses of each counsel of record who appeared for said parties:

NAME	MAILING ADDRESS
Matter of Protested Applicatons	
Please see attached Service List	

14. Petitioner agrees to comply with the provisions of Nevada Supreme Court Rule 42(3) and (13) and Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada in accordance with provisions as set forth in SCR 42(3) and (13). Petitioner respectfully requests that Petitioner be admitted to practice in the above-entitled court FOR THE PURPOSES OF THIS MATTER ONLY.

15. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in this jurisdiction and that the client has consented to such representation.

I, V. Aaron Contreras, do hereby swear/affirm under penalty of perjury that the assertions of this application are true:

That I am the Petitioner in the above entitled matter; that I have read the foregoing and know the contents thereof; that the same is true of my own knowledge except as to those matters therein stated on information and belief, and as to the matter I believe them to be true.

That I further certify that I am subject to the jurisdiction of the Courts and disciplinary boards of this state with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada; that I understand and shall comply with the standards of professional conduct required by members of the State Bar of Nevada; and that I am subject to the disciplinary jurisdiction of the State Bar of Nevada with respect to any of my actions occurring in the course of such appearance.

DATED this 10th day of May, 2011

V. Aaron Contreras
Petitioner/Affiant

STATE OF Idaho)
COUNTY OF Bannock) ss

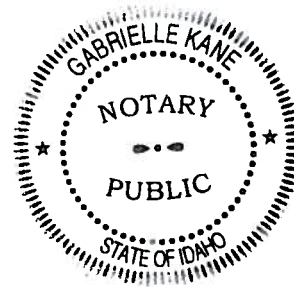
Subscribed and sworn to before me this

10th day of May, 2011

Gabrielle Kane

Notary Public

resides in: Pocatello
Commission Expires 1/23/13

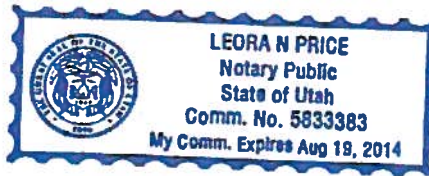


I, Aaron M. Waite hereby consent as Nevada Counsel of Record to the designation of Petitioner to associate in this cause pursuant to SCR 42.

DATED this 6th day of May, 20 11

[Signature]
Counsel of Record

STATE OF Utah)
COUNTY OF Salt Lake) ss



Subscribed and sworn to before me this

6th day of May, 20 11

[Signature]
Notary Public Leora Price
a notary public

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SERVICE LIST

**Notice of Pre-Hearing Conference and Hearing
In the Matter of Protested Applications 53987 – 53992, 54003 - 54021
SOUTHERN NEVADA WATER AUTHORITY 1989 APPLICATIONS IN
SPRING VALLEY, CAVE VALLEY, DRY LAKE VALLEY AND DELAMAR VALLEY**

**Richard Holmes, Deputy General Manager
Southern Nevada Water Authority
1001 S. Valley View Blvd.
Las Vegas, Nevada 89153
Certified Mail #71067808063000456777**

**Ken Albright
Southern Nevada Water Authority
P.O. Box 99956
Las Vegas, Nevada 89193-9956
Certified Mail #71067808063000456128**

**John Entsminger
Assistant General Manager
Southern Nevada Water Authority
P.O. Box 99956 Mail Stop 485
Las Vegas, Nevada 89153-9956
Certified Mail #71067808063000456500**

**Paul Taggart
Taggart & Taggart
108 North Minnesota Street
Carson City, Nevada 89703
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**Dana Walch
Southern Nevada Water Authority
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Certified Mail #71067808063000457378**

**Janell Ahivers
P.O. Box 6158
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(54021)**

**Joseph I. Anderson
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McGill, Nevada 89310
Certified Mail #71067808063000456142
(54012)**

**Keith M. Anderson
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East Ely, Nevada 89315
Certified Mail #71067808063000456159
(54013)**

**Mary Ellen Anderson
P.O. Box 1135
McGill, Nevada 89318
Certified Mail #71067808063000456166
(54018)**

**Baker Ranches, Inc.
Craig F. Baker
P.O. Box 170
Baker, Nevada 89311
(54006, 54007, 54009, 54010, 54014, 54019)
Certified Mail #71067808063000459938**

**Craig F. Baker
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(54012)**

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(54005, 54007, 54019)**

**Thomas D. Baker
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(54006)**

**Baker GID
P.O. Box 165
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(54017)

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2nd Big Springs Irrigation Company
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Central Nevada Regional Water Authority
Attn: Stephen T. Bradhurst
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Chairperson
Board of County Commissioners
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Duckwater Shoshone Tribe
Attn: Virginia Sanchez
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16 Shoshone Circle
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Great Basin Water Network
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Page 14

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(53987, 54003-54021)

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(54019)

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April 1, 2011
Page 15

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Certified Mail # 71067808063000460460
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Mick Lloyd
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Long Now Foundation
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Fort Mason Center
Landmark Building A
San Francisco, California 94123
Certified Mail #71067808063000460705
(54003-54021)

Dr. Dan A. Love
c/o L. David Love
P.O. Box 187
Caliente, Nevada 89008
Certified Mail #71067808063000456951
(54003, 54004, 54005)

Lund Irrigation & Water Co.
Attn: Roderick McKenzie
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Lund, Nevada 89317
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(53989, 53990)

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(54013)

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Notice 53987-53992, 54003-54021

April 1, 2011

Page 16

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(53990)

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Certified Mail #71067808063000457057
(54005)

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(54019)

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P.O. Box 46
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Certified Mail #71067808063000456029
(54013, 54014, 54015, 54018)

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dba Sunnyside Ranch
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(53987, 53988)

Mary Mosley
280 CR 247
Durango, Colorado 81301
Certified Mail #71067808063000457064
(54003)

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North Las Vegas, Nevada 89032
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(53990, 53992, 54015)

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Ely, Nevada 89301
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(54009)

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Ely, Nevada 89301
Certified Mail #71067808063000457088
(54007, 54008)

Nevada Cattlemen's Association – Eastern Unit
P.O. Box 1077
McGill, Nevada 89318
Certified Mail #71067808063000456036
(53987, 53988, 54003, 54005-54021)

Nevada Department of Wildlife
100 Valley Road
Reno, Nevada 89512
Certified Mail # 71067808063000459914
(53987-53992, 54008, 54009, 54010, 54019, 54020)

Nevada Farm Bureau Federation
2165 Green Vista Drive #205
Sparks, Nevada 89431
Certified Mail # 71067808063000456043
(54008, 54019)

Jim & Betty Nichols
1050 East 15th Street
Ely, Nevada 89301
Certified Mail # 71067808063000457095
(54019, 54020)

Robert Nichols
1293 E. 16th Street
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Notice 53987-53992, 54003-54021
April 1, 2011
Page 17

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Ely, Nevada 89315
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(54003, 54004, 54005)

KoDee Hiatt O'Connor
Box 656
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Certified Mail # 71067808063000460088
(54003)

Pahranagat Valley Joint Services Board
Attn: Board Chairman
P.O. Box 450
Alamo, Nevada 89001
Certified Mail # 71067808063000456104
(53991)

Stephen Palmer
U.S. Dept. of Interior
Office of the Solicitor
2800 Cottage Way, Rm. E-1712
Sacramento, Ca. 95825
Certified Mail # 7106780806300047132
(53987-53992, 54003-54021)

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(54003, 54004, 54005)

Gary and JoAnn Perea
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(54019)

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(54019)

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(54003, 54004, 54005)

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(54015, 54018)

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Notice 53987-53992, 54003-54021
April 1, 2011
Page 18

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(53987, 53988)

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(53989)

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(54006)

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(53988)

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(54014)

Sportsworld
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Ely, Nevada 89301
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(54018)

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(53989)

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(53989)

Lorena A. Stever
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Certified Mail # 71067808063000460316
(54003)

Richard Stever
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Pioche, Nevada 89043
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(54003)

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Page 19

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Certified Mail # 71067808063000460781
(54014)

Edith A. Tilford
P.O. Box 150301
Ely, Nevada 89315-0301
Certified Mail # 71067808063000460774
(54010)

Toiyabe Chapter of the Sierra Club
P.O. Box 8096
Reno, Nevada 89507
Certified Mail # 71067808063000459242
(53987-53992, 54003-54021)

Town of Alamo Water and Sewer Board
P.O. Box 418
Alamo, Nevada 89001
Certified Mail # 71067808063000455954
(53991)

John G. Tryon
631 Ave. I
Boulder City, Nevada 89005
Certified Mail # 71067808063000457293
(54015)

Paul Tsosie
Tsosie & Hatch
7864 S. Redwood Road
West Jordan, Utah 84088
Certified Mail # 71067808063000457309

Unincorporated Town of Pahrump
Attn: Town Board Chairman
400 N. Hwy 160
Pahrump, Nevada 89041
Certified Mail # 71067808063000457286
(53987-53992, 54003-54021)

U.S. Department of Agriculture
Forest Service
Attn: Jeanne A. Evenden
324 25th Street
Ogden, Utah 84401
Certified Mail # 71067808063000460873
(54003-54021)

U.S. Dept. of Interior
Bureau of Land Management
Attn: District Manager
HC 33, Box 33500
Ely, Nevada 89301
Certified Mail # 71067808063000457316
(53987, 53988, 54003, 54018, 54020, 54021)

U.S. Dept. of Interior
Bureau of Land Management
Attn: District Manager
4701 N. Torrey Pines Drive
Las Vegas, Nevada 89130
Certified Mail # 71067808063000457323
(53989-53992)

U.S. Dept. of Interior
Fish & Wildlife Service
911 NE 11th Ave.
Portland, Oregon 97232-4181
Certified Mail # 71067808063000456098
(53987-53982, 54003-54021)

U.S. Dept. of Interior, National Park Service
Attn: Dan McGlothlin
1201 Oakridge Drive, Ste. 250
Fort Collins, Colorado 80525
Certified Mail # 71067808063000456999
53987-53992, 54003-54021)

Utah Audubon Council
Attn: Stephen G. Erickson
444 Northmont Way
Salt Lake City, Utah 84103
Certified Mail # 71067808063000460804
(54003, 54006)

Notice 53987-53992, 54003-54021
April 1, 2011
Page 20

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(53989)

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Certified Mail # 71067808063000460125
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Leah Wigren
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Notice 53987-53992, 54003-54021

April 1, 2011

Page 21

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Certified Mail # 71067808063000460149
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**Brent Eldridge
Agent, George Eldridge & Sons, Inc.
P.O. Box 151022
Ely, Nevada 89315
(54014, 54015, 54916, 54017, 54018, 54021)**

**Nevada Department of Wildlife
Agent Tim Hunt
4600 Kietzke Lane D-135
Reno, Nevada 89502
(53987-53992, 54008, 54009, 54010, 54019, 54020)**

**Michael K. McBeath
Cave Valley Ranch
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400 South Fourth Street, 3rd Floor
Las Vegas, Nevada 89101
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**Kent L. Jones
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P.O. Box 146300
Salt Lake City, Utah 84114-6300**

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P.O. Box 646
Carson City, Nevada 89702**

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Berkeley, California 81428**

**Michael Garabedian
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Barbara Shand, E-mail
Cy Ryan, E-mail
Don Ham, E-mail
Ed Vogel, E-mail
Henry Brean, E-mail
Ian Russell, E-mail
J.C. Davis, E-mail
Jeff De Long, E-mail
Joe Sickings, E-mail**

**Josh Johnson, E-mail
Keith Rogers, E-mail
Ken Ritter, E-mail
Kent Harper, E-mail
Lisa Wolf, E-mail
Mary Manning, E-mail
Patty Henetz, E-mail
Patty Kaczmarek, E-mail
Ray Thompson, E-mail
Warren Bates, E-mail
Steve Del Soldato, E-mail
Elko Branch Office, E-mail
Southern Nevada Branch Office, E-mail
Capitol Reporters, E-mail**

CERTIFICATE
OF
GOOD STANDING

V. Aaron Contreras

This is to certify that V. Aaron Contreras is an Active Member in good standing of the Idaho State Bar.

Mr. Contreras was admitted to the Idaho State Bar by examination on September 30, 2010 and has been an Active member since admission.

Mr. Contreras has never been disbarred or suspended from the practice of law in the state of Idaho.

May 10, 2011

Date



Diane K. Minnich, Executive Director

IDAHO STATE BAR
P. O. Box 895
Boise, Idaho 83701
(208) 334-4500
Fax: (208) 334-4515

1 STAT

2
3 BEFORE THE OFFICES OF THE STATE ENGINEER
4 STATE OF NEVADA

5 IN THE MATTER OF

6 Protested Applications
7 53987-53992, 54003-54021,
8 SNWA

9
10 STATE BAR OF NEVADA STATEMENT PURSUANT TO SUPREME COURT RULE
11 42 (3) (b)

12 THE STATE BAR OF NEVADA, in response to the application of
13 Petitioner, submits the following statement pursuant to SCR42(3):

14 SCR42(6) Discretion. The granting or denial of a motion to associate
15 counsel pursuant to this rule by the court is discretionary. The
16 court, arbitrator, mediator, or administrative or governmental
17 hearing officer may revoke the authority of the person permitted to
18 appear under this rule. Absent special circumstances, repeated
19 appearances by any person or firm of attorneys pursuant to this rule
20 shall be cause for denial of the motion to associate such person.

21 (a) **Limitation.** It shall be presumed, absent special
22 circumstances, and only upon showing of good cause, that
23 more than 5 appearances by any attorney granted under
24 this rule in a 3-year period is excessive use of this
25 rule.

26 (b) **Burden on applicant.** The applicant shall have the
27 burden to establish special circumstances and good cause
28 for an appearance in excess of the limitation set forth
in subsection 6(a) of this rule. The applicant shall set
forth the special circumstances and good cause in an
affidavit attached to the original verified application.

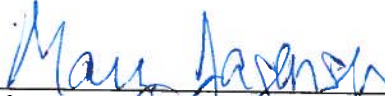
1. DATE OF APPLICATION: 6/27/2011

2. APPLYING ATTORNEY: Victor 'Aaron' Contreras, Esq.

3. FIRM NAME AND ADDRESS: EchoHawk Law Offices, 505 Pershing,
Pocatello, ID 83201

- 1 4. NEVADA COUNSEL OF RECORD: Aaron M. Waite, Esq., The Cooper
2 Castle Law Firm, LLP, 5275 South Durango Drive, Las Vegas, NV
3 89113
- 4 5. There is no record of previous applications for appearance by
5 petitioner within the past three (3) years.

6 DATED this July 15, 2011

7
8 

9 Mary Jorgensen
10 Member Services Coordinator
11 Pro Hac Vice Processor
12 STATE BAR OF NEVADA
13
14
15
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19
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27
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