1	UNITED STATES DISTRICT COURT								
2	DISTRICT OF NEVADA								
3	UNITED STATES OF AMERICA, et al., IN EQUITY NO.C-125								
4	Plaintiffs,	CASE NO.: 3-73-CV-00125-MMD-WGC							
5	VS.								
6	WALKER RIVER IRRIGATION DISTRICT, et al.,	ORDER MODIFYING WALKER RIVER DECREE TO CONFORM WITH STATE							
7	Defendants.	ENGINEER RULING NO. 6271 RE INSTREAM FLOW WATER RIGHTS							
8	Derendunts.	PERMIT NO. 80700							
9									
10	Pursuant to the Order on Mandate (ECF #	\$1516) and the Order of July 20, 2018 (ECF							
11	#1517), the Walker River Decree is hereby amen	ded in Accordance with Nevada State Engineer							
12	Ruling No. 6271.								
13	NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED								
14	that, as set forth in Nevada State Engineer Ruling No. 6271, and as upheld and affirmed by the								
15	United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board								
16	of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 893 F.3d 578 (9th Cir.								
17	2018), the following water rights, or portions the	reof, under the Walker River Decree, entered							
18	herein on April 15, 1936, as modified April 24, 1	940, are hereby amended to reflect changes in the							
19	manner of use and place of use from irrigation us	se to instream flow for wildlife purposes in the							
20	Walker River and Walker Lake. This modification	on does not make any changes to the listed owner							
21	of the water rights claims, or any portions thereof, as set forth in the Walker River Decree, even								
22	though the ownership of the water rights claims has changed since the entry of this Decree.								
23	Additionally, the portions of the claims that were not modified by Ruling No. 6271, and which								
24	therefore retain their purpose of use as irrigation as set forth in Paragraph II of the Walker River								
25	Decree, entered herein on April 15, 1936, as modified April 24, 1940, are listed in this Order only								
26	to reflect the remaining number of acres irrigated	, the remaining amount of water to be							
27	administered by priority, and the description of the	he remaining place of use as of the date of entry							
28	of the Decree.								

- 1 Claim 23, Conway, Estate of P. J., (Rallen Ranch), portion changed to instream flows for wildlife purposes,
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As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 893 F.3d 578 (9th Cir. 2018), the portion of water right Claim 23 in the first table below shall be 4 administered by the Water Master at the point of non-diversion as set forth in Ruling No. 6271 5 when in priority, as shown in the second column (year of priority) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use 6 portion, being 3.10 acre-feet per acre, which has been converted to flow measured in cubic feet per 7 second as shown in the fourth column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the 8 Walker River Paiute Tribe reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit 9 Decision and the terms of Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River Decree and the 1953 Rules and Regulations for the Distribution of Water on the Walker River 10 Stream System, including to avoid conflict with and injury to existing water rights at and downstream of the point of non-diversion and to mitigate hydrologic system losses, from the point 11 of non-diversion to the point or points where the non-consumptive use portion historically

12 returned to the Walker River upstream of the Wabuska Gage.

13 14 15 16 17		Stream Walker River	Year of Relative Priority 1887 1894 1900 1906	Amount at Point of Non- Diversion (in c.f.s.) 0.39 0.09 0.12 0.12	Amount of Consumptiv Use (in c.f.s.) 0.207 0.048 0.064 0.064		Description of Place of Use Walker River from the Point of Non- Diversion, through USGS Wabuska Gage, then through Weber Reservoir into and including Walker Lake.
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19	Claiı	m 23, Con	way, Est	ate of P.	J., (Rallen	Ranch), po	rtion remaining in irrigation,
20			Year of Relative	Amount at Point of Diversion	No. of Acres		
21		Stream	Priority	(in c.f.s.)	Irrigated		Description of Place of Use
22		Walker River	1887 1894 1900 1906	0.39 0.09 0.12 0.12	32.5 7.5 10.0 10.0	Frac. of SV T. 14 N., R	V1/4 Section 10; E1/2 of E1/2 Section 16, 25 E.
23			1900	0.12	10.0		
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- 1 Claim 23A, Conway, Estate of P. J., (Warren Ranch). portion changed to instream flows for wildlife purposes,
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As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 4 893 F.3d 578 (9th Cir. 2018), the portion of water right Claim 23A in the first table below shall be administered by the Water Master at the point of non-diversion as set forth in Ruling No. 6271 5 when in priority, as shown in the second column (year of priority) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use 6 portion, being 3.10 acre-feet per acre, which has been converted to flow measured in cubic feet per 7 second as shown in the fourth column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the 8 Walker River Paiute Tribe reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit 9 Decision and the terms of Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River Decree and the 1953 Rules and Regulations for the Distribution of Water on the Walker River 10 Stream System, including to avoid conflict with and injury to existing water rights at and downstream of the point of non-diversion and to mitigate hydrologic system losses, from the point 11

of non-diversion to the point or points where the non-consumptive use portion historically returned to the Walker River upstream of the Wabuska Gage.

13			Amount at Point of	Amount of	No. of	
14	Stream	Year of Relative Priority	Non- Diversion (in c.f.s.)	Consumptive Use (in c.f.s.)	Acres Formerly Irrigated	Description of Place of Use
15	Walker	1880	1.035	0.550	86.28	Walker River from the Point of Non-
16	River	1888 1900	0.96 1.38	0.510 0.734	80 115.04	Diversion through USGS Wabuska Gage, then through Weber Reservoir into and
17						including Walker Lake.

¹⁸ Claim 23A, Conway, Estate of P. J., (Warren Ranch), portion remaining in irrigation,

19			Amount at		
20		Year of Relative	Point of Diversion	No. of Acres	
20	Stream	Priority	(in c.f.s.)	Irrigated	Description of Place of Use
21	Walker	1880	0.045	3.72	Frac. of E1/2 of NW1/4 and Frac. of NE1/4 of
22	River	1888 1900	$\begin{array}{c} 0.0\\ 0.06\end{array}$	$\begin{array}{c} 0.0 \\ 4.96 \end{array}$	NE1/4, all within Section 9, T. 14 N. 1 R. 25 E.
22		1900	0.06	4.96	



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1 Claim 35, Dickson, John, Successor to Mary E. Young, portion changed to instream flow for wildlife purposes,

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As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 4 893 F.3d 578 (9th Cir. 2018), the portion of water right Claim 35 in the first table below shall be administered by the Water Master at the point of non-diversion as set forth in Ruling No. 6271 5 when in priority, as shown in the second column (year of priority) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use 6 portion, being 3.10 acre-feet per acre, which has been converted to flow measured in cubic feet per 7 second as shown in the fourth column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the 8 Walker River Paiute Tribe reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit 9 Decision and the terms of Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River 10 Decree and the 1953 Rules and Regulations for the Distribution of Water on the Walker River Stream System, including to avoid conflict with and injury to existing water rights at and 11 downstream of the point of non-diversion and to mitigate hydrologic system losses, from the point of non-diversion to the point or points where the non-consumptive use portion historically

12 || returned to the Walker River upstream of the Wabuska Gage.

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13				Amount at Point of	Amount of		
14		Stream	Year of Relative Priority	Non- Diversion (in c.f.s.)	Consumptiv Use (in c.f.s.)	Formerly	Description of Place of Use
15		Walker	1881	0.24	0.128	_	Walker River from the Point of Non-
16		River					Diversion through USGS Wabuska Gage, then through Weber Reservoir into and
17							including Walker Lake.
18	<i>.</i>			a		D W	
19	Clair	n 35, Dick	tson, Joł	In, Succes	ssor to Ma	ary E. Youn	ng, portion remaining in irrigation,
20			Year of Relative	Point of Diversion	No. of Acres		
21		Stream	Priority	(in c.f.s.)	Irrigated		Description of Place of Use
22		Walker River	1881	0.24	20	W1/2 of SV of Section	W1/4 of Section 2, Frac. of E1/2 of SE1/4 3, T. 14 N., R. 25 E.
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- 1 Claim 44, Farrell, Mary Parker, Successor to John B. Gallagher, (per J.O. Parker), entire claim changed to instream flow for wildlife purposes,
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As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 893 F.3d 578 (9th Cir. 2018), water right Claim 44 shall be administered by the Water Master at 4 the point of non-diversion as set forth in Ruling No. 6271 when in priority, as shown in the second 5 column (year of prioirty) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use portion, being 3.10 acre-feet per 6 acre, which has been converted to flow measured in cubic feet per second as shown in the fourth 7 column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the Walker River Paiute Tribe 8 reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit Decision and the terms of 9 Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River Decree and the 1953 Rules and Regulations for the Distribution of Water on the Walker River Stream System, including to 10 avoid conflict with and injury to existing water rights at and downstream of the point of non-11 diversion and to mitigate hydrologic system losses, from the point of non-diversion to the point or

points where the non-consumptive use portion historically returned to the Walker River upstream 12 of the Wabuska Gage.

13				Amount at Point of	Amount of	No. of	
14		Stream	Year of Relative Priority	Non- Diversion (in c.f.s.)	Consumptive Use (in c.f.s.)	Acres Formerly Irrigated	Description of Place of Use
15		Walker River	1880 1901	0.60 0.18	0.319 0.096	50 15	Walker River from the Point of Non-
16		River	1901	0.18	0.090	15	Diversion through USGS Wabuska Gage, then through Weber Reservoir into and including Walker Lake
17							including Walker Lake.
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- 1 Claim 67, Guild, Penrose and West, Successors to John B. Gallagher (per Lena Roy), entire claim changed to instream flow for wildlife purposes,
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As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 4 893 F.3d 578 (9th Cir. 2018), water right Claim 67 shall be administered by the Water Master at the point of non-diversion as set forth in Ruling No. 6271 when in priority, as shown in the second 5 column (year of priority) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use portion, being 3.10 acre-feet per 6 acre, which has been converted to flow measured in cubic feet per second as shown in the fourth 7 column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the Walker River Paiute Tribe 8 reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit Decision and the terms of 9 Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River Decree and the 1953 Rules 10 and Regulations for the Distribution of Water on the Walker River Stream System, including to avoid conflict with and injury to existing water rights at and downstream of the point of non-

11 diversion and to mitigate hydrologic system losses, from the point of non-diversion to the point or points where the non-consumptive use portion historically returned to the Walker River upstream 12 of the Wabuska Gage.

13			Amount at Point of	Amount of	No. of	
14	<i>.</i>	Year of Relative	Non- Diversion	Consumptive Use	Acres Formerly	
15	Stream	Priority	(in c.f.s.)	(in c.f.s.)	Irrigated	Description of Place of Use
15	Walker	1877	0.86	0.459	72	Walker River from the Point of Non-
16	River	1896 1904	$\begin{array}{c} 1.10\\ 0.05 \end{array}$	0.583 0.029	$91.43 \\ 4.57^{1}$	Diversion through USGS Wabuska Gage, then through Weber Reservoir into and
17						including Walker Lake.

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¹ Claim 67 of the Walker River Decree established the 1896 rights at a rate of 1.01 cfs for the purpose of irrigating 92 acres of land, and the 1904 rights at a rate of 0.05 cfs for the purpose of irrigating 4 acres of land. The Conditional Stipulation to Resolve Certain Protest Issues Regarding Application 80700 dated June 28, 2013, between the National Fish & Wildlife Foundation and the Walker River Irrigation District, which was accepted and

the National Fish & Wildlife Foundation and the Walker River Irrigation District, which was accepted and incorporated into Nevada State Engineer Ruling No. 6271 as Attachment 1, reduced the irrigated acres of the 1896
claim by 0.57 acres and increased the irrigated acres of the 1904 claim by 0.57 acres. This change does not result in

20 Claim by 0.57 acres and increased the irrigated acres of the 1904 claim by 0.57 acres. This change does not result in any difference to the rates of diversion or duty of water granted under Ruling No. 6271; the primary change is to the 27 benefit of junior water users by moving 0.57 acres of Program Water rights from a senior priority year of 1896 to a

- 27 benefit of junior water users by moving 0.57 acres of Program Water rights from a senior priority year of 1896 to a more junior priority year of 1904.
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- 1 Claim 89, Lyon County Bank (N.P. Neilson) Successor to Sarah Jane Rallens, et al., portion changed to instream flow for wildlife purposes,
- 2

As set forth in Nevada State Engineer Ruling No. 6271 (March 20, 2014), and as upheld and 3 affirmed by the United States Court of Appeals for the Ninth Circuit in United States, et al. v. United States Board of Water Commissioners, et al., 890 F.3d 1134 (9th Cir. 2018), modified by 893 F.3d 578 (9th Cir. 2018), the portion of water right Claim 89 in the first table below shall be 4 administered by the Water Master at the point of non-diversion as set forth in Ruling No. 6271 5 when in priority, as shown in the second column (year of priority) and third column (amount at point of non-diversion) of the table. Thereafter, the Water Master shall administer and protect from diversion by others at and downstream of the point of non-diversion the consumptive use 6 portion, being 3.10 acre-feet per acre, which has been converted to flow measured in cubic feet per 7 second as shown in the fourth column (amount of consumptive use). At the Wabuska Gage, said changed water right shall be administered in the Walker River and Weber Reservoir through the 8 Walker River Paiute Tribe reservation pursuant to the Lower Walker River Conveyance Protocols, all as more fully set forth in Nevada State Engineer Ruling No. 6271, the 2018 Ninth Circuit 9 Decision and the terms of Permit No. 80700. The non-consumptive use portion of the water rights shall be administered by the Water Master in her or his discretion pursuant to the Walker River Decree and the 1953 Rules and Regulations for the Distribution of Water on the Walker River 10 Stream System, including to avoid conflict with and injury to existing water rights at and downstream of the point of non-diversion and to mitigate hydrologic system losses, from the point 11 of non-diversion to the point or points where the non-consumptive use portion historically returned to the Walker River upstream of the Wabuska Gage. 12

13			Amount at Point of	Amount of	No. of	
14	Stream	Year of Relative Priority	Non- Diversion (in c.f.s.)	Consumptive Use (in c.f.s.)	Acres Formerly Irrigated	Description of Place of Use
15	Walker	1874	0.40	0.213	33.36	Walker River from the Point of Non-
16	River	1880 1891	$\begin{array}{c} 0.11\\ 0.11\end{array}$	$0.061 \\ 0.057$	9.55 8.93	Diversion through USGS Wabuska Gage, then through Weber Reservoir into and
17						including Walker Lake.

¹⁸ Claim 89, Lyon County Bank (N.P. Neilson) Successor to Sarah Jane Rallens, et al., portion remaining in irrigation,

1)				Amount at		
20			Year of Relative	Point of Diversion	No. of Acres	
21		Stream	Priority	(in c.f.s.)	Irrigated	Description of Place of Use
21		Walker	1874	2.29	190.64	Frac. of E1/2 of NW1/4 of Section 3; NE1/4 of
22		River	1880	0.66	54.45	Section 3; NE1/4 of NW1/4 of Section 11; NW1/4 of
			1891	0.61	51.07	NE1/4 of Section 11; W1/2 of NE1/4 of NE1/4 of
23						Section 11; all within T. 14 N., R. 25 E.; and SE1/4
23						of SE1/4 of Section 34; T. 15 N., R. 25 E.
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25		IT IS S		DERED.		
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26		Dated:	April	15, 2019		
		Dateu.	•			$/(l_{\mathbf{a}})$
27						/ Come
						District Court Judge
28						District Court Judge
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