Simeon M. Herskovits, Nevada Bar No. 11155
Advocates for Community and Environment
P.O. Box 1075

El Prado, New Mexico 87529
(575) 758-7202
simeon@communityandenvironment.net
Attorney for Mineral County, Nevada

## UNITED STATES DISTRICT COURT

 FOR THE DISTRICT OF NEVADAUNITED STATES OF AMERICA, Plaintiff, WALKER RIVER PAIUTE TRIBE,

Plaintiff-Intervenor, )
vs.
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,

IN EQUITY NO. C-125-ECR
Subproceedings: C-125-B \& C-125-C
3:73-CV-00127-ECR- LRL \&
3:73-CV-00128-ECR-LRL
UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE RESPONSE TO WALKER RIVER IRRIGATION DISTRICT'S OBJECTIONS TO RULINGS OF MAGISTRATE JUDGE WITH RESPECT TO REVISED PROPOSED ORDERS AND AMENDED ORDERS
Proposed-Plaintiff-Intervenor, )
vs.
WALKER RIVER IRRIGATION DISTRICT CONCERNING SERVICE ISSUES PERTAINING TO DEFENDANTS WHO HAVE BEEN SERVED a corporation, et al.

## ORDER GRANTING

Proposed Defendants.

Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and LR 6-1 and LR 6-2, counsel for the Mineral County moves the Court for an order extending the time for the Walker River Paiute Tribe, United States of America, and Mineral County ("Plaintiff Parties") to file their response to the Walker River Irrigation District's Objections to Rulings of Magistrate Judge With Respect to Revised Proposed Orders and Amended Orders Concerning Service Issues C-125-B/C-125-C: Mineral County Request for Extension

Pertaining to Defendants Who Have Been Served ("WRID's objections") (C-125-B Docs. 1652
\& 1653; C-125-C Docs. 543 \& 544) from on or before September 29, 2011, to on or before December 2, 2011.

In support of this Motion, counsel for Mineral County represents the following to the Court:

1. At the request of Plaintiff Parties, Magistrate Judge Leavitt held a telephonic status conference on October 19, 2010, for the purpose of addressing pending service issues. (Order, C-125-B Doc. 1598; C-125-C Doc. 512).
2. Pursuant to the status conference and by Stipulation and Order dated December 9, 2010, and December 15, 2010, respectively, the Court established a schedule for filing proposed service cutoff and successor-in-interest orders in $\mathrm{C}-125-\mathrm{B}$ and $\mathrm{C}-125-\mathrm{C}$ as well as memoranda related to objections, if any, to the proposed orders. (C-125-B Doc. 1616; C-125-C Doc. 518).
3. Pursuant to the Court's direction, on November 30, 2010, the United States and Walker River Paiute Tribe filed a proposed Service Cut-Off order in subproceeding C-125-B and the United States, Walker River Paiute Tribe, and Mineral County filed joint proposed Successor-in-Interest Orders in subproceedings C-125-B and C-125-C. (C-125-B Docs. 1613 \& 1614; C-125-C Doc. 516).
4. In late 2010 and early 2011, the Court extended the filing deadlines related to the proposed orders three times, twice for Primary Defendants and once for the Plaintiff Parties. (C-125-B Docs. 1617, 1620, 1627; C-125-C Docs. 519, 521, 528).
5. After briefing in early 2011, on August 24, 2011, Magistrate Judge Leavitt issued identical Revised Proposed Orders Concerning Service Issues Pertaining to Defendants

Who Have Been Served in both subproceedings 125-B and 125-C. (C-125-B Doc. 1649, C-125-C Doc. 540).
6. On August 26, 2011, Magistrate Judge Leavitt issued an Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served in subproceeding C-125B. (C-125-B Doc. 1650).
7. On September 6, 2011, Magistrate Judge Leavitt issued an identical Amended Order Concerning Service Issues Pertaining to Defendants Who Have Been Served in subproceeding C-125-C. (C-125-C Doc. 542).
8. The amended orders contained attachments not included in the August 24, 2011, orders, but are otherwise identical to the August 24 orders.
9. On September 12, 2011, WRID filed Objections to Rulings of Magistrate Judge With Respect to Revised Proposed Orders and Amended Orders Concerning Service Issues Pertaining to Defendants Who Have Been Served, challenging the Magistrate Judge's August 24, August 26, and September 6 orders. (C-125-B Docs. 1652 \& 1653; C-125-C Docs. 543 \& 544).
10. On that same day, Circle Bar N Ranch, LLC, and Mica Farms, LLC joined in WRID's objections. (C-125-B Doc. 1654; C-125-C Doc. 545).
11. Pursuant to LR IB 3-1 and Rule 6(d) of the Federal Rules of Civil Procedure, the deadline for responses to WRID's objections is September 29, 2011.
12. Just as the three Plaintiff Parties submitted joint filings on successor-in-interest issues before Magistrate Judge Leavitt, the Walker River Paiute Tribe, United States of America, and Mineral County plan to submit a joint response to WRID's objections and will need to work collaboratively on that response.
13. Attorneys for Mineral County currently are preparing for a six (6) week administrative hearing, effectively a trial, before the Nevada State Engineer that is set to begin September 26, 2011, and will run through November 18, 2011, with a two week intermission in late October during which time counsel for Mineral County will be engaged in intense preparation for the second half of the hearing.
14. Counsel for Mineral County is coordinating work on the joint response with counsel for the United States and Walker River Paiute Tribe, and will endeavor to accomplish as much as possible during the intermission in the State Engineer's administrative hearing in order to file the joint response as soon as possible.
15. However, due to the intensity and level of preparation required for that hearing, counsel for Mineral County likely will not have sufficient time to ensure that Mineral County's interests and positions are adequately addressed in the response to WRID's objections until after the completion of the hearing and the Thanksgiving holiday that immediately follows.
16. Therefore, Mineral County requests an extension until December 2, 2011, in which to file a joint response to WRID's objections.
17. Counsel for Mineral County has contacted counsel for Primary Defendants concerning this request for an extension and none of the Primary Defendants has objected to it..

NOW, THEREFORE, based upon the foregoing, Mineral County respectfully requests that the Court grant this Unopposed Motion, and extend the time for Plaintiff Parties to file their response to WRID's objections, to on or before December 2, 2011, which would give counsel for Mineral County sufficient time to work with the United States and Walker River Paiute Tribe to prepare that response.

Respectfully submitted this 23rd day of September, 2011,

## ADVOCATES FOR COMMUNITY \&

 ENVIRONMENTBy: /s/
Simeon M. Herskovits
Nevada Bar No. 11155
P.O. Box 1075

El Prado, New Mexico 87529
Attorney for Mineral County

## ORDER

Dated: September 28, 2011.
IT IS SO ORDERED.


United States District Judge

## CERTIFICATE OF SERVICE

I hereby certify that on this 23 rd day of September, 2011, I electronically filed the
foregoing UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE RESPONSE
TO WALKER RIVER IRRIGATION DISTRICT'S OBJECTIONS TO RULINGS OF
MAGISTRATE JUDGE WITH RESPECT TO REVISED PROPOSED ORDERS AND
AMENDED ORDERS CONCERNING SERVICE ISSUES PERTAINING TO DEFENDANTS

WHO HAVE BEEN SERVED with the Clerk of the Court using the CM/ECF system, which
will send notification of such filing to the following via their email addresses:
Marta A. Adams
madams@ag.nv.gov pyoung@ag.nv.gov
Gregory W. Addington
greg.addington@usdoj.gov judy.farmer@usdoj.gov joanie.silvershield@usdog.gov
George N. Benesch
gbenesch@sbcglobal.net
Gordon H. DePaoli
gdepaoli@woodburnandwedge.com
Dale E. Ferguson
dferguson@woodburnandwedge.com
Simeon M. Herskovits
simeon@communityandenvironment.net
John W. Howard
john@jwhowardattorneys.com, elisam@jwhowardattorneys.com

Erin K. L. Mahaney
emahaney@ waterboards.ca.gov
Ross E. de Lipkau
RdeLipkau@parsonsbehle.com, LBagnall@parsonsbehle.com; ecf@parsonsbehl.com
David L. Negri
David.negri@usdoj.gov
Michael Neville
C-125-B/C-125-C: Mineral County Request for Extension
michael.neville@doj.ca.gov, cory.marcelino@doj.ca.gov
Karen A. Peterson
kpeterson@allisonmackenzie.com, egarrison@allisonmackenzie.com
Todd A. Plimpton
tplimpton@msn.com
Laura A. Schroeder
counsel@water-law.com
Stacey Simon
ssimon@mono.ca.gov
Wes Williams, Jr.
wwilliams@standordalumni.org
Cheri Emm-Smith
districtattorney @ mineralcountynv.org
William E. Schaeffer
Lander_lawyer@yahoo.com
Bryan L. Stockton
blstockt@ag.state.nv.us.gov, payoung@agstate.nv
Stuart David Hotchkiss
david.hotchkiss@ladwp.com
Paul J. Anderson
panderson@mclrenolaw.com
Richard W. Harris
rharris@gbis.com
John Paul Schlegelmilch
ipslaw@ netscape.com
Michael R. Montero
mrm@eloreno.com
Julian C. Smith, Jr.
joylyn@smithandharmer.com
Gene M. Kaufman
GKaufmann@mindenlaw.com
C-125-B/C-125-C: Mineral County Request for Extension
J.D. Sullivan
jd@mindenlaw.com
Charles S. Zumpft
zumpft@brooke-shaw.com
Harry W. Swainston
hwswainston@earthlink.net
Malissa Hathaway McKeith
mckeith@lbbslaw.com
Sheri M. Thome
Sheri.thome @ wilsonelser.com
Marvin W. Murphy
marvinmurphy @sbcglobal.net
Brian Chally
brian.chally@lvvwd.com
Kirk C. Johnson
kirk@nvlawyers.com
G. David Robertson
gdavid@ nvlawyers.com
Louis S. Test
twallace@htag.reno.nv.us
T. Scott Brooke
brooke@ brooke-shaw.com
William J. Duffy
William.duffy@dgslaw.com
Michael D. Hoy
mhoy@ nevadalaw.com
Debbie Leonard
dleonard@mcdonaldcarano.com
Michael F. Mackedon
falonlaw@ phonewave.net

Donald B. Mooney
dbmooney@den.org
Erick Soderlund
esoderlu@water.ca.gov
Don Springmeyer
dspringmeyer@wrslawyers.com
James Spoo
spootoo@aol.com, jirbau @ hotmail.com
Lynn Steyaert
lls@water-law.com
Michael A. Pagni
mpagni@mcdonaldcarano.com
Noelle R. Gentilli
ngentill@water.ca.gov
Sylvia L. Harrison
sharrison@mcdonaldcarano.com
Brad M. Johnston
bjohnston@hollandandhart.com, RenoFedECF@halelane.com, btoriyama@halelane.com, carnold@halelane.com, cpulsipher@halelane.com, eford@hollandandhart.com

Stephen M. Macfarlane
Stephen.Macfarlane@usdoj.gov, deedee.sparks@usdoj.gov
Marshall Rudolph
mrudolph@mono.ca.gov
Susan L. Schneider
susan.schneider@usdoj.gov
Gary Stone
jaliep@aol.com
and I further certify that I served or caused to have served a true and correct copy of the
foregoing UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE RESPONSE
TO WALKER RIVER IRRIGATION DISTRICT'S OBJECTIONS TO RULINGS OF

## MAGISTRATE JUDGE WITH RESPECT TO REVISED PROPOSED ORDERS AND

## AMENDED ORDERS CONCERNING SERVICE ISSUES PERTAINING TO DEFENDANTS

WHO HAVE BEEN SERVED on the following non-CM/ECF participants by U.S Mail, postage prepaid, this 23rd day of September, 2011.

Ken Spooner
Walker River Irrigation District
P.O. Box 820

Yerington, NV 89447

John Kramer
Department of Water Resources
1416 Ninth Street, Room 1118
Sacramento, CA 94814

Robert L. Hunter, Superintendent
Western Nevada Agency
Bureau of Indian Affairs
311 E. Washington Street
Carson City, NV 89701-4065
Leo Drozdoff
Dept. of Conservation \& Natural Resources
State of Nevada
901 S. Stewart Street
Carson City, NV 89701
Nathan Goedde
Staff Counsel
California Dept. of Fish \& Game
1416 Ninth Street, Suite 1335
Sacramento, CA 95814
Michael D. Hoy
Bible Hoy \& Trachok
201 West Liberty Street, Third Floor
Reno, NV 89511

Jason King
State Engineer - Division of Water Resources
State of Nevada
901 S. Stewart Street
Carson City, NV 89701

## Jim Shaw

Chief Dep. Water Commissioner
U.S. Board of Water Commissioners
P.O. Box 853

Yerington, NV 89447
Jeff Parker, Deputy Atty General
Office of the Attorney General
100 N. Carson St.
Carson City, NV 89701-4717

Michael F. Mackedon
P.O. Box 1203

179 South LaVerne Street
Fallon, NV 89407

Kelly R. Chase
1700 County Road, Suite A
P.O. Box 2800

Minden, NV 89423

Wesley G. Beverlin
Malissa Hathaway McKeith
Lewis, Brisbois, Bisgaard \& Smith LCP
221 N. Figueroa St., Suite 1200
Los Angeles, CA 90012

District Attorney for Lyon County
31 South Main Street
Yerington, NV 89447
Weaver Revocable Trust Agreement, William
M. Jr. \& Rosemary F. Weaver, Trustees

510 Hwy. 338
Wellington, NV 89444

Thomas J. Hall, Esq.
Post Office Box 3948
305 S. Arlington Ave.
Reno, NV 89505

Scott H. Shackelton
Law Offices of Scott Shackelton
4160 Long Knife Road
Reno, NV 89509

Casino West
Lawrence B. Masini, RA
11 North Main Street
Yerington, NV 89447
Domenici 1991 Family Trust
Lona Marie Domenici-Reese
P.O. Box 333

Yerington, NV 89447
Theodore A. and Annette M. Emens
5A W. Pursel Lane
Yerington, NV 89447
L \& M Family Limited Partnership
Rife Sciarani \& Co, RA
22 HWY 208
Yerington, NV 89447
Wallace J. \& Linda P. Lee
904 W. Goldfield Ave.
Yerington, NV 89447

Timothy A. Lukas
P.O. Box 3237

Reno, NV 89505

William J Shaw
Brooke \& Shaw, Ltd.
1590 Fourth Street
P.O. Box 2860

Minden, NV 89423

Adah Blinn and John Hargus Trust, Robert
Lewis Cooper, Trustee
984 Hwy 208
Yerington, NV 89447
Richard B. Nuti
P.O. Box 49

Smith, NV 89430
R.A. Palayo

5336 Awbury 7 Ave.
Las Vegas, NV 89110

Charles Price
24 Panavista Circle
Yerington, NV 89447

John Gustave Ritter III
34 Aiazzi Lane
Yerington, NV 89447
Sceirine Fredericks Ranch
c/o Todd Sceirine
3100 Hwy 338
Wellington, NV 89444
Silverado, Inc.
Gordon R. Muir, RA
One E. Liberty St., Suite 416
Reno, NV 89501

Joseph J. Bessie J. Lommori Trust, Joseph J. \& Daniel G. \& Shawna S. Smith Bessie J. Lommori, Trustees
710 Pearl Street
Yerington, NV 89447
Cynthia Menesini
111 N. Hwy 95A
Yerington, NV 89447
Cynthia Nuti
P.O. Box 49

Smith, NV 89430

Nancy J. Nuti
P.O. Box 49

Smith, NV 89430
Athena Brown, Superintendent
Western Nevada Agency
Bureau of Indian Affairs
311 E. Washington Street
Carson City, NV 89701-4065

George M. Keele
1692 County Road
Suite A
Minden, NV 89423

Walker Lake Water Dist. G.I.D.
Walker Lake GID
175 Wassuk Way
Walker Lake, NV 89415

Gary Stone
Water Master
290 South Arlington Ave.
Reno, NV 89501

Mary Rosaschi
P.O. Box 22

Wellington, NV 89444
William K. Vicencio
P.O. Box 478

Yerington, NV 89447
/s/
NOEL SIMMONS

