Ca	se 3:08-cv-00616-LRH-RAM Document	120	Filed 09/09/2009	Page 1 of 7	
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1	IN THE UNITED ST FOR THE DIS			Г	
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3	SOUTH FORK BAND COUNCIL OF	I			
4	WESTERN SHOSHONE OF NEVADA; et a	1.,			
5	Plaintiffs,				
6	v.		$C_{acc} N_{a} = 2.08 \times 00$		
7	UNITED STATES DEPARTMENT OF THE	C I	Case No. 3:08-cv-00		
8	INTERIOR; et al.,		AMENDED JOINT STIPULATION AND [ , PROTECTIVE		
9	Defendants,		ORDĖR		
10	and				
11	BARRICK CORTEZ INC.				
12	Defendant-Intervenor.				
13				1	C
14	Plaintiffs South Fork Band Council of Western Shoshone of Nevada, Te-Moak Tribe of				
15	Western Shoshone Indians of Nevada, Timbisha Shoshone Tribe, Western Shoshone Defense				
16	Project, and Great Basin Resource Watch ("Plaintiffs"), Defendants United States Department of				
17	the Interior ("DOI"), United States Bureau of Land Management, Gerald M. Smith, District				
18	Manager, Battle Mountain District Office ("Defendants"), and Defendant-Intervenor Barrick				
18	Cortez Inc. ("Defendant-Intervenor") stipulate	e and ag	gree to the following:		
	1. The parties may produce do	ocumen	ts in the course of	this litigation that a	are
20	confidential and proprietary and limit disclos	ure by	marking each page of	f the document with t	the
21	words "Protected Document."				
22	2. Only the parties' litigation co	ounsel o	of record and the par	ties' consultants and/	/or
23	experts retained by the parties having a need t	for the i	information in the per	formance of their duti	ies
24	in this litigation shall have access to the Prote	cted Do	ocuments.		
25	3. The persons who are permitte			Documents shall not u	ise
26	the Protected Documents or their contents,				
27					
28	appeals or subsequent remands. No person wi	no rece	ives, or otherwise has	access to, the Protect	.ea
Parsons Behle & Latimer					

Documents, or the contents thereof, solely by virtue of their disclosure in this case shall make unauthorized disclosure of them or their content.

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4. If any person or party who receives the Protected Documents receives a request, made pursuant to any federal or state law, from any person not subject to this Joint Stipulation or Protective Order for access to, or copies of, any documents provided to the party pursuant to this Joint Stipulation, that person or party shall not provide such access or copies without first providing notice of the request to the party that produced the Protected Documents sufficiently in advance of any disclosure so that the producing party may object or seek a protective order.

9 5. Any person or party intending to disclose, use, release, or provide to any person or entity any Protected Document by claiming to be in the possession of the Protected Document 10 11 from a source other than this case must (1) provide notice of its intent to the party that produced 12 the Protected Documents sufficiently in advance of any disclosure so that the producing party 13 may object or seek a protective order, and (2) upon the request of the party that produced the Protected Document, demonstrate how the person or party intending to disclose or otherwise use 14 15 the Protected Document came to be in possession of that information. Upon receiving the 16 response from the person or party intending to disclose or otherwise use the Protected Document 17 to the request contemplated by number (2) of the preceding sentence, the party that produced the 18 Protected Documents may seek a protective order, and the person or party intending to disclose or 19 otherwise use the Protected Document, or contents thereof, may not do so until the court resolves 20 the motion for a protective order. Any person or party who makes a disclosure of information 21 which is contained in the Protected Documents shall, upon written request by the producing party, 22 promptly identify the independent, publicly available source of the challenged information. 23 Failing or refusing to do so shall be deemed a violation of this Protective Order.

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6. The Protected Documents may be disclosed only to the parties' litigation counsel, or persons in the employ of such litigation counsel, or to the parties' consultants and/or experts retained by the parties who have a need for the information in the performance of their duties in

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this litigation. The Protected Documents shall not be disclosed to the parties or their employees, agents, or members, except as provided herein.

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7. Except for the Court and its employees, all individuals having access to the Protected Documents and all individuals to whom these Protected Documents or the information therein are disclosed, other than counsel of record, shall be required to sign a copy of the Acknowledgment of Joint Stipulation form attached hereto as Exhibit A indicating that they have read and agree to abide by the terms of this Joint Stipulation and Protective Order. Counsel of record for each receiving party will send copies of the signed acknowledgment forms to the attorney of record for the producing party.

8. No party or non-party shall file or submit for filing as part of the court record any
documents under seal without first obtaining leave of court. Notwithstanding any agreement
among the parties, the party seeking to file a paper under seal bears the burden of overcoming the
presumption in favor of public access to papers filed in court. If a party wishes to file a Protected
Document with the Court and therefore must move to file it under seal, it shall first provide notice
of its intent to the party that produced the Protected Document, sufficiently in advance, so that the
party that produced the Protected Document may join in the motion to seal.

17 9. All individuals subject to this Joint Stipulation who have access to the Protected 18 Documents shall return or certify the destruction of any and all such Protected Documents, copies 19 or reproductions, including, without limitation, any partial copies or reproductions, or any 20 transcriptions or hand-written notes regarding the contents of the Protected Documents, in their 21 possession to counsel of record for the producing party within thirty (30) days of the termination 22 of this litigation, including all applicable appeals or remands. This obligation to return or destroy 23 the Protected Documents and content shall occur prior to the termination of this litigation when 24 an individual or entity is no longer a party or when an attorney or expert is no longer retained to 25 work on this case, whichever applies. Individuals returning documents under any circumstance 26 shall certify in writing that the documents, copies and reproductions, in whole or in part, have 27 been returned or have been destroyed.

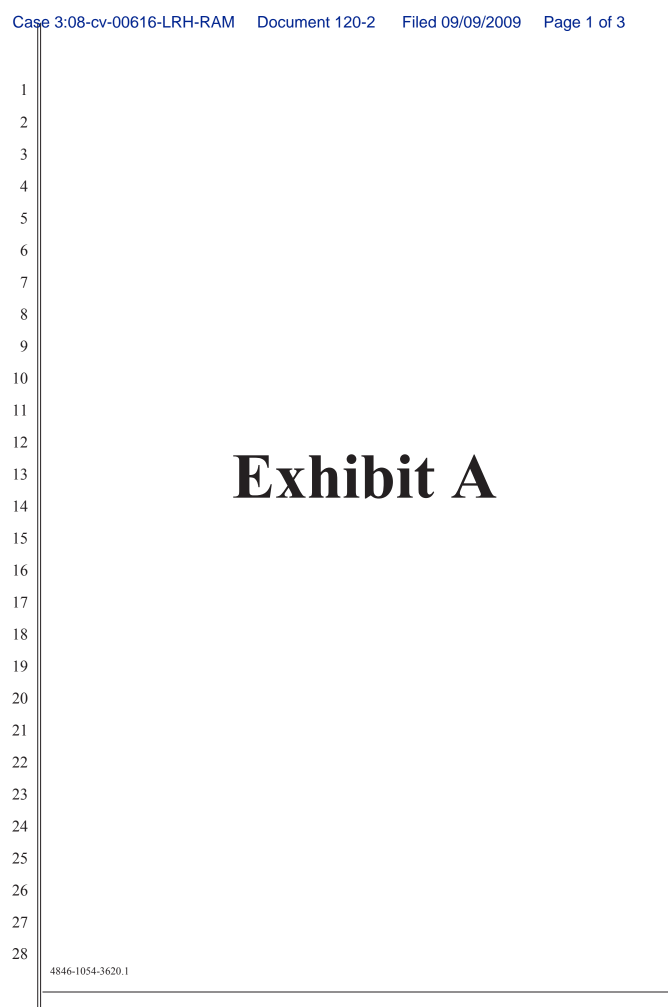
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1 10. Any receiving party may challenge the designation of a document as a Protected 2 Document or request that a Protected Document be disclosed to a person not contemplated by this 3 Joint Stipulation. In such case, counsel shall confer in good faith in an attempt to resolve the 4 issue. If they are unsuccessful, the issue will be presented to the Court. Unless and until the 5 Court determines that the document is not entitled to the protected designation or that a Protected 6 Document may be disclosed to an additional person (subject to compliance with paragraph 7, 7 above), the receiving party shall treat the document as subject to this Joint Stipulation and 8 Protective Order. 9 11. This Joint Stipulation and Protective Order does not constitute a ruling on the question of whether any Protected Document is admissible and does not constitute any ruling on 10 11 any potential objection to the admissibility of any Protected Document. The parties reserve the 12 right to challenge the use or admissibility of any Protected Document. 13 12. This Joint Stipulation and Protective Order shall survive the termination of this 14 case and is binding for all time without further order of the Court. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 - 4 -

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1	Dated: September 9, 2009	Respectfully submitte	d,	
2		GREGORY A. BROW United States Attorne		
3		GREG ADDINGTON Assistant United State	Í	
4		Nevada Bar #6875 100 West Liberty St.,	-	
5		Reno, NV 89501 (775) 784-5438		
6		(775) 784-5181 – facs	imile	
7		By: <u>/s/ Ty Bair (with pe</u>	ermission by Michael R. M	<u>cCarthy)</u>
8 9		JÓHN C. CRUDEN Acting Assistant Attor SARA E. COSTELLO		
10		Trial Attorney TY BAIR		
11		United States Departm Environment & Natur	al Resources Division	
12		Natural Resources See Washington D.C. 200	)44-0663	
13		(202) 305-0476 – pho (202 305-0506 – facsi	mile	
14		Attorneys for Defenda	ints	
15		By: <u>/s/ Roger Flynn (w</u> HENRY EGGHART,	vith permission by Michael	R. McCarthy)
16		630 East Plumb Lane Reno, NV 89502	Inevada Dai Ino. 5401	
17		(775) 333-5282 (303) 823-4732 – facs	imile	
18		ROGER FLYNN JEFFREY C. PARSO		
19		WESTERN ACTION P.O. Box 349	MINING PROJECT	
20		440 Main Street, #2 Lyons, CO 80540		
21		(303) 823-5738 (303) 823-5732 – facs		
22		Attorneys for Plaintiff	Š	
23		By: <u>/s/ Michael R. Mc</u>	Carthy	
24		JIM B. BUTLER, New MICHAEL R. McCA	RTHY, Nevada Bar N	0. 9345
25 26		MICHAEL L. LARSE	ROM, Utah Bar No. 3 EN, Utah Bar No. 4069	)402 )
26 27		PARSONS BEHLE & 333 Holcomb Ave.	LAIIMEK	
27 28		Reno, NV 89501 (775) 323-1601 (775) 348-7250 – facs	imile	
20		- 5 -	mme	

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1 2 3 4	20 Sa (8 (8 At	01 South Main Stree alt Lake City, UT 84 01) 532-1234 01) 536-6111 – facs ttorneys for Defenda	t, Suite 1800 4111 imile ant-Intervenor	
5				
6				
7				14th
8 9	The Court hereby APPR day of September , 2009		tipulation and it is SC	ORDERED, this
9	uuy 01, 2009	DAY	all MA	
11		100	H. Com	
12		UNITE	ED STATES MAGIS	TRATE JUDGE
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		CERTIFICATE O	F SERVICE	
2 3	I hereby certify that on	September 9, 2009	I electronically filed	the foregoing <b>JOINT</b>
4	STIPULATION AND [PROP	1		
5	the CM/ECF system which sent			C I
			0 0	
6 7	Henry Egghart, Nevada 630 East Plumb Lane Reno, NC 89502	1 Dai 110. 5401	Ty Bair Trial Attorney Sara E. Costello, Tri	al Attornay
8	Telephone: (775) 333-5 Facsimile: (303) 823-5		Trial Attorney United States Depar	5
° 9	Email: hegghart@nvb		Environmental & Na Division	atural Resources
10	Roger Flynn ( <i>pro hac v</i> Jeffrey C. Parsons ( <i>pro</i>		General Litigation S P.O. Box 663	ection
11	WESTERN ACTION N PROJECT	AINING	Washington, D.C., 2 Telephone: (202) 30	
12	P.O. Box 349 440 Main Street, #2		Facsimile: (202) 30 Email: tyler.bair@	5-0506
12	Lyons, CO 80540	.729		lo@usdoj.gov
	Telephone: (303) 823-5 Facsimile: (303) 823-5	5732	Gregory A. Bower	
14 15	Email: <u>wmap@igc.org</u>	<u>u</u>	United States Attor Greg Addington Nevada Bar No. 60	-
15	Attorneys for Plaintiffs		Assistant United Sta United States Attorn	ates Attorney
17			100 West Liberty S Suite 600	
18			Reno, NV 89501 Telephone: (775) 78	24 5429
10			Facsimile: (775) 78	34-5181
20			Attorneys for Feder	al Defendants
21				
22			/s/ Michael R. McCa	rthy
23				
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e 3:08-cv-00616-LRH-RAM Document 120-	2 Filed 09/09/2009 Page 2 of 3	
IN THE UNITED STAT		
FOR THE DISTR	ICT OF NEVADA	
SOUTH FORK BAND COUNCIL OF		
WESTERN SHOSHONE OF NEVADA; et al.,		
Plaintiffs,	Case No. 3:08-cv-00616 LRH (RAM)	
V.	ACKNOWLEDGMENT OF JOINT	
UNITED STATES DEPARTMENT OF THE INTERIOR; et al.,	STIPULATION AND PROTECTIVE ORDER	
Defendants,		
Defendant-Intervenor.		
I,, here	by acknowledge that I have read and understand	
the, 2009 Joint Stipulation and Protective Order ("Protective Order"), which		
pertains to Protected Documents marked as such. I hereby agree to be bound by the terms of the		
Joint Stipulation and Protective Order. Specifically, I agree to following:		
1. I agree that I will use the Protected Documents disclosed to me only as permitted		
by the Joint Stipulation and Protective Order and only for purposes of this litigation including any		
appeals and not for any other purpose;		
2. I agree that any Protected Documents disclosed to me in this case, as well as all		
copies thereof or notes referring to them, will be destroyed or returned to counsel for the		
producing party within thirty (30) days after the termination of my work on this case or the		
termination of this litigation, including any appeals, whichever comes earlier;		
3. I agree that I will abide by all terms of the Joint Stipulation and Protective Order;		
4. I hereby confirm that my duties	under the Joint Stipulation and Protective Order	
are continuing and shall survive the termination of	of this case; and	
4846-1054-3620.1		
	IN THE UNITED STAT FOR THE DISTR SOUTH FORK BAND COUNCIL OF WESTERN SHOSHONE OF NEVADA; et al., Plaintiffs, v. UNITED STATES DEPARTMENT OF THE INTERIOR; et al., Defendants, and BARRICK CORTEZ INC. I,, here the, 2009 Joint Stipulation and pertains to Protected Documents marked as such Joint Stipulation and Protective Order. Specifica 1. I agree that I will use the Protected by the Joint Stipulation and Protective Order and appeals and not for any other purpose; 2. I agree that any Protected Docum copies thereof or notes referring to them, wil producing party within thirty (30) days after the termination of this litigation, including any appead 3. I agree that I will abide by all term 4. I hereby confirm that my duties the are continuing and shall survive the termination of the shall survive the termi	

Cas	e 3:08-cv-00616-LRH-RAM Document 120-2 Filed 09/09/2009 Page 3 of 3
1	5. I hereby subject myself to the jurisdiction of the United States District Court for
2 3	the District of Nevada for the purpose of enforcing my obligations hereunder. Dated:
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6	
7	(Signature)
8	
9	(Printed Name)
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