1	IN THE UNITED STATES DISTRICT COURT		
2	FOR THE DISTRI	CT OF NEVADA	
3	WESTERN WATERSHEDS PROJECT, and CENTER FOR BIOLOGICAL DIVERSITY,) No. 3:11-CV-53-HDM-VPC	
5	Plaintiff,) Judge Howard D. McKibben	
6	v.	ORDER	
7	BUREAU OF LAND MANAGEMENT,)	
8	Defendant,)	
9	and)	
10	SPRING VALLEY WIND LLC,))	
11 12	Defendant-Intervenor.)	
13)	
14	The Court has before it the Parties' Jo	int Motion to Dismiss. Having reviewed and	
15	considered the motion, and for good cause shown, the Court concludes that it is appropriate		
16	under the facts presented. Accordingly, IT IS OF	RDERED	
17	1. That the Parties' Joint Motion to I	Dismiss is GRANTED;	
18	2. That the Settlement Agreement	is hereby incorporated into this Order and is	
19	included as an attachment to this Order; and		
20	3. That this Court shall have continu	uing, ancillary jurisdiction to enforce this Order	
21	and the terms of the incorporated Settlement Agreement, but that jurisdiction will end five years		
22	after the Spring Valley Wind Energy Facility begins operations; and		
23	4. This action is hereby DISMISSEI	with prejudice.	
24	IT IS SO ORDERED.		
25			
26		11 0 - 11 (11)	
27	Dated: This 29th day of March, 2012		
28		HOWARD D. MCKIBBEN UNITED STATES DISTRICT JUDGE	

ATTACHMENT A

1	Kristin F. Ruether, pro hac vice	IGNACIA S. MORENO	
2	Advocates for the West	Assistant Attorney General	
-	P.O. Box 1612	DAVID NEGRI	
3	Boise, ID 83701	JARED S. PETTINATO	
	Ph: (208) 342-7024 x. 208	Trial Attorneys United States Department of Justice	
4	kruether@advocateswest.org	Environment and Natural Resources	
5	(Additional attorneys on next page)	Division	
	(Additional altorneys on next page)	c/o U.S. Attorney's Office	
6	Attorney for Plaintiffs Western Watersheds	800 Park Blvd., Suite 600	
. 7	Project and Center for Biological Diversity	Boise, Idaho 83712 (Negri)	
	Troject and Comer jor Biological Birth ony	P.O. Box 663	
8	Svend A. Brandt-Erichsen, pro hac vice	Washington, D.C. 20044-0663 (Pettinato)	
	WA BarNo. 23923	(208) 334-1936 (Negri)	
9	svendbe@martenlaw.com	(202) 305-0203 (Pettinato)	
10	Marten Law PLLC	(202) 353-0274 (fax)	
	1191 Second Avenue, Suite 2200	David.Negri@usdoj.gov	
11	Seattle, WA 98101	Jared.Pettinato@usdoj.gov	
12	Telephone: (206) 292-2600		
12	Facsimile: (206) 292-2601	(Additional attorneys on next page)	
13			
	(Additional attorneys on next page)	Attorneys for the Federal Defendant	
14	Attannan Con Defendant Internainen Coming Valley		
15	Attorney for Defendant-Intervenor Spring Valley Wind LLC		
	Wind ELC		
16	IN THE UNITED STATES DISTRICT COURT		
`17	<u> </u>		
18	WESTERN WATERSHEDS PROJECT, and		
19	CENTER FOR BIOLOGICAL DIVERSITY,) No. 3:11-CV-53-HDM-VPC	
20	Plaintiff,) Judge Howard D. McKibben	
21)	
21	V.) SETTLEMENT AGREEMENT	
22	BUREAU OF LAND MANAGEMENT,) SETTLEMENT ACKLEMENT	
23	BORDIO OF BRID MIXIVIOLINDIVI,		
23	Defendant,	j	
24	,		
	y a and and		
25			
26	SPRING VALLEY WIND LLC,	$\mathbf{P}_{\mathbf{p}}$. The second of the second constant $\mathbf{P}_{\mathbf{p}}$	
27	Defendant-Intervenor.)	
28		🚅 🕽 ta kan ta kan kan kan kan kan kan kan kan kan ka	
40			

		•	
1		and the first of the second	
2	David H. Becker, pro hac vice	STEVEN W. MYHRE	
3	Law Office of David H. Becker, LLC 917 SW Oak St, Suite 409 Portland, OR 97205	Attorney for the United States, Acting Under Authority Conferred by 28	
4	davebeckerlaw@gmail.com	U.S.C. § 515	
5	Christopher W. Mixson, NV Bar No. 10685	District of Nevada HOLLY VANCE	
6	Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP	Assistant United States Attorney 100 W. Liberty Street, Suite 600	
7	3556 E. Russell Rd.	Reno, NV 89501	
8	Las Vegas, NV 89120 cmixson@wrslawyers.com	Additional attorneys for the Federal Defendant	
9		Thankona and hoys for the I can at Dojonani.	
	Additional attorneys for Plaintiffs Western		
10	Watersheds Project and Center for Biological Diversity		
11	G.1. W		
12	Sylvia Harrison, NV Bar No. 4106 sharrison@mcdonaldcarano.com		
13	Debbie Leonard, NV Bar. No. 8260 dleonard@mcdonaldcarano.com	in the second of	
14	McDonald Carano Wilson LLP		
15	100 West Liberty Street, 10th Floor PO Box 2670		
16	Reno, NV 89505		
	Telephone: (775) 788-2000 Facsimile: (775) 788-2020		
17 [.]	1 desimile. (775) 766-2020		
18	Additional attorneys for Defendant-Intervnor Spring Valley Wind LLC		
19	opring runey wind LLC		
20			
21	WHEDEAS on January 25 2011 West		
22		ern Watersheds Project and Center for Biological	
23		vsuit against the Bureau of Land Management	
24	(BLM);		
	WHEREAS Plaintiffs sought declarator	ry and injunctive relief relating to the BLM's	
25	approval of the Spring Valley Wind Energy Faci	ility (the Facility);	
26	WHEREAS, on March 4, 2011, this Court granted Spring Valley Wind LLC's (Spring		
27	Valley Wind) motion to intervene as a defendant;		
28			
	SETTLEMENT AGREEMENT No. 3:11-CV-53-HDM-VPC	-2-	

WHEREAS this Court denied Western Watersheds's motion for a temporary restraining order/preliminary injunction on March 28, 2011, and the United States Court of Appeals for the Ninth Circuit upheld this Court on July 15, 2011; and

WHEREAS the Parties have reached agreement on the terms of a settlement that they consider to be a just, fair, adequate, and equitable resolution of the issues in the case.

NOW, THEREFORE, Western Watersheds, the BLM, and Spring Valley Wind hereby enter this Settlement Agreement (the Agreement) and agree as follows:

A. RELEASE

Western Watersheds hereby fully releases the United States and Spring Valley Wind from all claims regarding the Spring Valley Wind Energy Facility that were included or could have been included in the lawsuit entitled Western Watersheds Project, Center for Biological Diversity, Confederated Tribes of the Goshute Reservation, Duckwater Shoshone Tribe, and Ely Shoshone Tribe v. Bureau of Land Management, No. 3:11-cv-53 (D. Nev. Jan. 25, 2011), Compl. (Lawsuit), ECF No. 1, and from all claims regarding the Spring Valley Wind Energy Facility that are based on the Texas Gulf Wind studies referred to by Dr. Merlin D. Tuttle in Paragraph 12 of his first declaration, ECF No. 30.

B. FACILITY OPERATION AND RESEARCH PROVISIONS

1. After the initial three years of bird and bat mortality surveys provided for in § 4.1 of the Facility's Avian and Bat Protection Plan (ABPP), AR9220-9267, Spring Valley Wind will conduct a mortality survey for bats only during the fall season (August and September) of the fourth year following construction and a mortality survey for birds and bats in the fifth year following construction. The first follow-up mortality survey for birds and bats provided for by the ABPP will occur in the seventh year following construction. The next follow-up mortality survey for birds and bats will be accelerated and occur in the tenth year following construction. Thereafter, Spring Valley Wind will complete follow-up surveys every five years, as ABPP § 4.1 requires. The Technical Advisory Committee (TAC) may recommend reductions in survey parameters during these subsequent surveys based on the initial three years of survey data, so long as at least two quarters are monitored in each survey year.

- 2. ABPP § 4.7 requires Spring Valley Wind to submit annual reports to the TAC Lead each year of Facility operation. Every year, when Spring Valley Wind sends the TAC Lead the annual reports, it will also send to the TAC Lead (1) a summary of bat arrival and departure data that it has collected with the infrared beam-break system at the entrance of the Rose Guano Cave, ABPP § 3.1, and (2) the radar data that it has collected pursuant to ABPP § 3.1.
- 3. Spring Valley Wind will contribute up to \$50,000 to the cost of a study of the use of the Rose Guano Cave by Brazilian (also called Mexican) free-tailed bats. Spring Valley Wind will request Dr. Richard Sherwin to complete one additional year of data for the population study of the Rose Guano cave he reported in "A Study on the use of Rose Guano Cave, Nevada by Mexican Free-Tailed Bats (Tadarida brasiliensis)." See, e.g., ABPP §§ 3.2.8, 3.3.6, 8.0. If Dr. Sherwin is unavailable to complete that additional year of study, Spring Valley Wind will fund, up to \$50,000, one year of a similar study through a researcher approved by the TAC.
- 4. As the first bullet point in ABPP § 5.3.1 contemplates, Spring Valley Wind hereby provides its consent for the BLM Authorized Officer to implement under the ABPP mitigation protocols a third additional mitigation phase within a single year if the Facility again exceeds within such year the ABPP § 5.2-designated mortality thresholds after implementing the second additional mitigation phase during such year.
- 5. The final mitigation phase implemented during any year under the ABPP and in effect at the end of that year will remain in effect for the subsequent year, unless or until the BLM Authorizing Officer decides, in her sole discretion and upon her consideration of any TAC recommendations, that a change in the mitigation phase is warranted.
- 6. For the first three years of Facility operations, Spring Valley Wind will send the following information it is sending to the TAC Lead to jon@westernwatersheds.org and lbelenky@biologicaldiversity.org within twenty business days of transmitting such information to the TAC Lead:
 - a. The single curtailment study under ABPP § 3.3 that Spring Valley Wind will complete between August 1 through September 30 of the first year of operation;
- b. Biweekly mortality survey data under ABPP § 4.1 or Section B.1 of this SETTLEMENT AGREEMENT -4-

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Agreement;

- AnaBat Acoustic survey data under ABPP § 4.4;
- d. Raptor Nest Surveys under ABPP § 4.5;
- e. Avian point count surveys under ABPP § 4.6;
- f. Annual reports under ABPP § 4.7, which will include the information described in Section B.2 of this Agreement;
- 7. For the first two years of Facility operations, the BLM will send the following documents to jon@westernwatersheds.org and lbelenky@biologicaldiversity.org within twenty business days of receiving or generating those documents:
 - a. Any operations, monitoring, or research (not personnel or administrative) recommendations the TAC Lead sends to the BLM Authorized Officer pursuant to ABPP at §§ 2.0 or 5.0; and
 - b. Any operations, monitoring, or research (not personnel or administrative) "decision on what measure(s) to require for implementation," the BLM Authorized Officer makes under ABPP §§ 2.0 or 5.0.

The BLM will not send particular documents if the BLM preliminarily determines that the documents could be subject to an exemption under the Freedom of Information Act (FOIA), 5 U.S.C. § 552. If it withholds any documents, it will continue reviewing those documents and, when it completes its review, it will send any documents not subject to a FOIA exemption. If, after that review, the BLM concludes that any document is subject to a FOIA exemption, it will send notice that it continues to withhold documents.

8. For the third through fifth years of Facility operations, if (1) Western Watersheds (either Plaintiff group) sends a request only for documents (a) that the BLM has not already sent to Western Watersheds (both Plaintiff groups) and (b) from either category listed in Section B.7 of this Agreement; and (2) Western Watersheds (either Plaintiff group) sends that request to the BLM, Ely District, Schell Field Office Manager; then (3) the BLM will send, within twenty business days of receipt of that request, to jon@westernwatersheds.org and lbelenky@biologicaldiversity.org copies of the requested documents. The BLM will not send

SETTLEMENT AGREEMENT No. 3:11-CV-53-HDM-VPC

particular documents if the BLM preliminarily determines that the documents could be subject to an exemption under FOIA. If it withholds any documents, it will continue reviewing those documents and, when it completes that review, it will send any withheld documents not subject to a FOIA exemption. If, after that review, the BLM concludes that any document is subject to a FOIA exemption, it will send notice that it continues to withhold documents.

9. All agreements identified in Agreement Section B are with respect to and limited to the Facility.

C. COURT'S JURISDICTION

- 1. The Parties will submit to the Court (1) the signed Agreement, (2) the attached Joint Motion to Dismiss, and (3) the attached proposed order that would dismiss these cases with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(2) and subject to the Court's ancillary jurisdiction as specified in Section C.3 of the Agreement for the first five years of Facility operations. See Kokkonen v. Guardian Life Ins. Co., 511 U.S. 375 (1994). The Parties will file these documents within 15 days of the final signature executing this Agreement.
- 2. This Agreement and the obligations under it will become effective upon the Court's entry of the Proposed Order granting the Joint Motion to Dismiss. Paragraph B.3 will expire upon Spring Valley Wind completing its last payment toward the referenced study. Paragraphs B.6 and B.7 will expire after the third and second year of Facility operations, respectively. Paragraph B.8 will expire after the fifth year of Facility operations. The remaining provisions of this Agreement shall expire upon Facility decommissioning.
- 3. If Western Watersheds, the Bureau of Land Management, or Spring Valley Wind disagree on the interpretation, performance, or alleged nonperformance of any aspect of this Agreement, the dissatisfied Party shall provide the other Parties written notice of the dispute and a request for performance or negotiations. The Parties shall confer to resolve the dispute within twenty business days after receipt of the notice, or such time thereafter as is mutually agreed upon. If the Parties are unable to resolve the dispute within forty business days after receipt of the notice, or such time thereafter as is mutually agreed upon, any Party may petition the Court to resolve the dispute. The Court may consider such future requests as it deems appropriate, but

for any alleged violations of Sections B.6, B.7 and B.8, the Parties agree that the sole and exclusive remedy can lie in direction by the Court for the responsible Party to provide the information required by the applicable provision of this Agreement. Further, the Parties agree that contempt of court is not an available remedy for any violation of this Agreement, and the Parties knowingly waive any right that they might have to seek an order of contempt for any such violation.

D. LIMITATIONS

.13

18.

- 1. This Agreement represents the entirety of the commitments of Western Watersheds, the BLM, and Spring Valley Wind, their agents, their successors and assigns, and anyone acting on their behalf in the Lawsuit with regard to settlement. Any other prior or contemporaneous representations or understandings not explicitly contained in this Agreement, whether written or oral, are of no further legal or equitable force or effect.
- 2. The Agreement is the result of compromise and settlement and does not represent an admission by any Party to any fact, claim, or defense in any issue in this lawsuit. In particular, Spring Valley Wind and the BLM have voluntarily adopted the operational and monitoring provisions in Sections B.1 to B.4 to provide an additional margin of safety for the Spring Valley Wind Energy Facility, and they deny that the ABPP was deficient in any manner and deny that any similar measures would be necessary for any future projects. Likewise, Western Watersheds (both Plaintiff groups) has voluntarily agreed to the terms of this settlement and denies that it provides any evidence that the ABPP or Facility's NEPA analysis was legally adequate or that similar measures would be adequate for any future projects. The Agreement has no precedential value and shall not be cited in any other litigation except as necessary to enforce the terms of the Agreement.
- 3. Each Party and its attorneys have carefully and fully reviewed this Agreement. Further, each Party and its attorneys have revised, or had an opportunity to revise, this Agreement. Accordingly, the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting Party does not apply to interpretations of this Agreement.
- 4. Each Party to this Agreement shall be responsible for paying the attorney fees and costs SETTLEMENT AGREEMENT

 No. 3:11-CV-53-HDM-VPC

-8-

28

3556 E. Russell Rd. Las Vegas, NV 89120 cmixson@wrslawyers.com

Attorneys for Plaintiffs Western Watersheds Project and Center for Biological Diversity

Svend A. Brandt-Erichsen, pro hac vice WA BarNo. 23923

svendbe@martenlaw.com

Marten Law PLLC

1191 Second Avenue, Suite 2200

Seattle, WA 98101

Telephone: (206) 292-2600 Facsimile: (206) 292-2601

Sylvia Harrison, NV Bar No. 4106 sharrison@mcdonaldcarano.com Debbie Leonard, NV Bar. No. 8260 dleonard@mcdonaldcarano.com

McDonald Carano Wilson LLP 100 West Liberty Street, 10th Floor

PO Box 2670 Reno, NV 89505

Telephone: (775) 788-2000 Facsimile: (775) 788-2020

Attorneys for Spring Valley Wind LLC

STEVEN W. MYHRE

Attorney for the United States,

Acting Under Authority Conferred by 28 U.S.C. § 515

ettinat

District of Nevada

HOLLY VANCE
Assistant United States Attorney

100 W. Liberty Street, Suite 600

Reno, NV 89501

IGNACIA S. MORENO

Assistant Attorney General

DAVID NEGRI

JAKED S. PETTINATO

Trial Attorneys

United States Department of Justice

Environment and Natural Resources Division

SETTLEMENT AGREEMENT No. 3:11-CV-53-HDM-VPC

Natural Resources Section c/o U.S. Attorney's Office 800 Park Blvd., Suite 600 Boise, Idaho 83712 (Negri) P.O. Box 663 Washington, D.C. 20044-0663 (Pettinato) (208) 334-1936 (Negri) (202) 305-0203 (Pettinato) (202) 353-0274 (fax) David.Negri@usdoj.gov Jared.Pettinato@usdoj.gov

Attorneys for the Federal Defendants