

**IN THE SUPREME COURT OF THE STATE OF NEVADA**

\* \* \* \* \*

ADAM SULLIVAN, P.E., NEVADA  
STATE ENGINEER, DIVISION OF  
WATER RESOURCES, DEPARTMENT  
OF CONSERVATION AND NATURAL  
RESOURCES; SOUTHERN NEVADA  
WATER AUTHORITY; CENTER FOR  
BIOLOGICAL DIVERSITY; AND  
MUDDY VALLEY IRRIGATION CO.

Appellant,

v.

LINCOLN COUNTY WATER  
DISTRICT; et al.,

Respondents.

Electronically Filed  
Jun 17 2022 03:05 p.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

Case No. 84739

(Consolidated with 84741, 84742,  
84809)

**GEORGIA-PACIFIC’S AND REPUBLIC’S JOINDER TO LINCOLN  
COUNTY WATER DISTRICT’S AND VILDER WATER COMPANY,  
INC.’S MOTION TO DISMISS**

Respondents Georgia-Pacific Gypsum, LLC and Republic Environmental Technologies, Inc. (collectively, “GP-R”) hereby join Lincoln County Water District’s and Vilder Water Company, Inc.’s Motion to Dismiss the Appeals of NSWA, CBD, and MVIC (“Vilder Motion”).

Having reviewed the factual and legal arguments made the Vilder Motion, GP-R finds that they have merit and agree that the appeals of SNWA (Docket No. 84741), CBD (Docket No. 84742), and MVIC (Docket No. 84809) should be

dismissed because SNWA, CBD, and MVIC are not aggrieved under NRSP 3A(a), and therefore lack standing to appeal.

DATED: June 17, 2022.

MCDONALD CARANO LLP

By: /s/ Lucas Foletta

Sylvia Harrison (NSBN 4106)

Lucas Foletta (NSBN 12154)

Jane Susskind (NSBN 15099)

100 W. Liberty St., 10th Floor

Reno, Nevada 89505

[sharrison@mcdonaldcarano.com](mailto:sharrison@mcdonaldcarano.com)

[lfoletta@mcdonaldcarano.com](mailto:lfoletta@mcdonaldcarano.com)

[jsusskind@mcdonaldcarano.com](mailto:jsusskind@mcdonaldcarano.com)

*Attorneys for Respondents Georgia-Pacific Gypsum LLC and Republic Environmental Technologies, Inc.*

## CERTIFICATE OF COMPLIANCE

Pursuant to NRAP 27(d), I hereby certify that this response to a motion complies with the formatting requirements of NRAP 32(a)(4), the typeface requirements of NRAP 32(a)(5) and the type-style requirements of NRAP 32(a)(6) because this motion has been prepared in a proportionally spaced typeface using Microsoft Word in 14-point font, Times New Roman style. I further certify that this response to a motion complies with the page limits of NRAP 27(d)(2) because it does not exceed 10 pages.

Pursuant to NRAP 28.2, I hereby certify that I have read this response to a motion, and to the best of my knowledge, information, and belief, it is not frivolous or interposed for any improper purpose. I further certify that this response to a motion complies with all applicable Nevada Rules of Appellate Procedure. I understand that I may be subject to sanctions in the event that this motion is not in conformity with the requirements of the Nevada Rules of Appellate Procedure.

DATED: June 17, 2022.

MCDONALD CARANO LLP

By: /s/ Lucas Foletta  
Sylvia Harrison (NSBN 4106)  
Lucas Foletta (NSBN 12154)  
Jane Susskind (NSBN 15099)

*Attorneys for Respondents Georgia-Pacific Gypsum LLC and Republic Environmental Technologies, Inc.*

**CERTIFICATE OF SERVICE**

I hereby certify that I am an employee of McDonald Carano LLP, and on June 17, 2022, a true and correct copy of the foregoing **GEORGIA-PACIFIC’S AND REPUBLIC’S JOINDER TO LINCOLN COUNTY WATER DISTRICT’S AND VILDER WATER COMPANY, INC.’S MOTION TO DISMISS** was e-filed and e-served on all registered parties to the Supreme Court’s electronic filing system:

<p>Steven Shevorski James N. Bolotin Laena St-Jules Kiel B. Ireland Office of the Attorney General 100 North Carson Street Carson City, NV 89071-4717 <a href="mailto:sshevorksi@ag.nv.gov">sshevorksi@ag.nv.gov</a> <a href="mailto:jbolotin@ag.nv.gov">jbolotin@ag.nv.gov</a> <a href="mailto:lstjules@ag.nv.gov">lstjules@ag.nv.gov</a> <a href="mailto:kireland@ag.nv.gov">kireland@ag.nv.gov</a></p> <p><i>Attorneys for Nevada State Engineer</i></p>	<p>Kent R. Robison Hannah E. Winston Michaela Davies Robison, Sharp, Sullivan &amp; Brust 71 Washington Street Reno, NV 89503 <a href="mailto:krobison@rssblaw.com">krobison@rssblaw.com</a> <a href="mailto:hwinston@rssblaw.com">hwinston@rssblaw.com</a> <a href="mailto:mdavies@rssblaw.com">mdavies@rssblaw.com</a></p> <p><i>Attorneys for Coyote Springs Investments</i></p>
<p>William Coulthard Coulthard Law 840 South Rancho Drive, #4-627 Las Vegas, NV 89106 <a href="mailto:wlc@coulthardlaw.com">wlc@coulthardlaw.com</a></p> <p><i>Attorneys for Coyote Springs Investments</i></p>	<p>Bradley Herrema Brownstein Hyatt Farber Schreck 100 North City Parkway, Suite 1600 Las Vegas, NV 89106 <a href="mailto:bherrema@bhfs.com">bherrema@bhfs.com</a></p> <p><i>Attorneys for Coyote Springs Investments</i></p>

<p>Dylan V. Frehner Lincoln County District Attorney P.O. Box 60 Pioche, NV 89043 <a href="mailto:dfrehner@lincolncountynv.gov">dfrehner@lincolncountynv.gov</a></p> <p><i>Attorneys for Lincoln County Water District</i></p>	<p>Emilia Cargill 3100 State Route 168 P.O. Box 37010 Coyote Springs, NV 89037 <a href="mailto:Emilia.Cargill@wingfieldnevadagroup.com">Emilia.Cargill@wingfieldnevadagroup.com</a></p> <p><i>Attorneys for Coyote Springs Investments</i></p>
<p>Severin A. Carlson Sihomara L. Graves Kaempfer Crowell, Ltd. 50 West Liberty Street, Suite 700 Reno, NV 89502 <a href="mailto:scarlson@kcnvlaw.com">scarlson@kcnvlaw.com</a> <a href="mailto:sgraves@kcnvlaw.com">sgraves@kcnvlaw.com</a></p> <p><i>Attorneys for Church of Jesus Christ of the Latter-Day Saints</i></p>	<p>Dylan V. Frehner Lincoln County District Attorney P.O. Box 60 Pioche, NV 89043 <a href="mailto:dfrehner@lincolncountynv.gov">dfrehner@lincolncountynv.gov</a></p> <p><i>Attorneys for Vidler Water Company and Lincoln County Water District</i></p>
<p>Karen Peterson Allison MacKenzie, LTD. 402 North Division Street Carson City, NV 89703 <a href="mailto:kpeterson@allisonmackenzie.com">kpeterson@allisonmackenzie.com</a></p> <p><i>Attorneys for Vidler Water Company and Lincoln County Water District</i></p>	<p>Wayne O. Klomp Great Basin Law 1783 Trek Trail Reno, NV 89521 <a href="mailto:wayne@greatbasinlawyer.com">wayne@greatbasinlawyer.com</a></p> <p><i>Attorneys for Vidler Water Company and Lincoln County Water District</i></p>
<p>Robert A. Dotson Justin C. Vance Dotson Law 5355 Reno Corporate Drive, Suite #100 Reno, NV 89511 <a href="mailto:rdotson@dotsonlaw.legal">rdotson@dotsonlaw.legal</a> <a href="mailto:jvance@dotsonlaw.legal">jvance@dotsonlaw.legal</a></p> <p><i>Attorneys for Muddy Valley Irrigation Company</i></p>	<p>Steve King, Esq. 227 River Road Dayton, NV 89403 <a href="mailto:kingmont@charter.net">kingmont@charter.net</a></p> <p><i>Attorney for Muddy Valley Irrigation Company</i></p>

<p>Paul Taggart  Thomas P. Duensing  Taggart &amp; Taggart, Ltd.  108 North Minnesota Street  Carson City, NV 89703  <a href="mailto:paul@legaltnt.com">paul@legaltnt.com</a>  <a href="mailto:tom@legaltnt.com">tom@legaltnt.com</a></p> <p><i>Attorneys for LVVWD and SNWA</i></p>	<p>Greg Morrison  Parson Behle &amp; Latimer  50 W. Liberty Street, Suite 750  Reno, NV 89501  <a href="mailto:gmorrison@parsonsbehle.com">gmorrison@parsonsbehle.com</a></p> <p><i>Attorneys for Moapa Valley Water District</i></p>
<p>Steven C. Anderson  Las Vegas Valley Water District  1001 S. Valley View Blvd.  Las Vegas, NV 89153  <a href="mailto:sc.anderson@lvvwd.com">sc.anderson@lvvwd.com</a></p> <p><i>Attorneys for LVVWD</i></p>	<p>Christian Balducci  Jordan W. Montet  Marquis Aurbach Coffing  10001 Park Run Drive  Las Vegas, NV 89145  <a href="mailto:cfbalducci@maclaw.com">cfbalducci@maclaw.com</a>  <a href="mailto:jmontet@maclaw.com">jmontet@maclaw.com</a></p> <p><i>Attorneys for Apex Holding Company, LLC  and Dry Lake Water, LLC</i></p>
<p>Justina A. Caviglia  Michael Knox  6100 Neil Road  Reno, NV 89511  <a href="mailto:jcaviglia@nvenergy.com">jcaviglia@nvenergy.com</a>  <a href="mailto:mknnox@nvenergy.com">mknnox@nvenergy.com</a></p> <p><i>Attorneys for Sierra Pacific Power  Company dba NV Energy and  Nevada Power Company dba NV  Energy</i></p>	<p>Lisa T. Belenk  Scott Lake  Center for Biological Diversity  1212 Broadway, #800  Oakland, CA 94612  <a href="mailto:lbelenky@biologicaldiversity.org">lbelenky@biologicaldiversity.org</a>  <a href="mailto:slake@biologicaldiversity.org">slake@biologicaldiversity.org</a></p> <p><i>Attorneys for Center for Biological  Diversity</i></p>

<p>Therese A. Ure Laura A. Schroeder Caitlin R. Skulan Schroeder Law Offices, P.C. 10615 Double R Blvd., Suite 100 Reno, NV 89521 <a href="mailto:counsel@water-law.com">counsel@water-law.com</a></p> <p><i>Attorneys for Bedroc Limited, LLC, City of North Law Vegas, and Western Elite Environmental, Inc.</i></p>	<p>Francis Flaherty Dyer Lawrence, LLP 2805 Mountain Street Carson City, NV 89703 <a href="mailto:fflaherty@dyerlawrence.com">fflaherty@dyerlawrence.com</a> <a href="mailto:smatuska@dyerlawrence.com">smatuska@dyerlawrence.com</a></p> <p><i>Attorneys for Nevada Cogeneration Association Nos. 1 and 2</i></p>
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Dated: June 17, 2022.

/s/Carole Davis  
An Employee of McDonald Carano LLC