EXHIBIT 3

EXHIBIT 3

Docket 70157 Document 2016-14180

Dorene A. Wright

From: Sent: To: Subject:	efiling@nvcourts.nv.gov Thursday, May 05, 2016 1:07 PM Dorene A. Wright Rejection of Electronic Document. No. 70157.
Docket Number:	70157
Case Category:	Civil Appeal
Submitted by:	Micheline N Fairbank
Date Submitted:	May 05 2016 11:06 a.m.
Date Rejected:	May 05 2016 01:06 p.m.
Note from Clerk:	Due date for your docketing statement was 05/04/16, therefore this is submitted untimely.
Document Category:	Docketing Statement
Document Title:	State Engineer's Docketing Statement
Filing Status:	Rejected

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EXHIBIT 2

EXHIBIT 2

Docket 70157 Document 2016-14180

IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

STATE ENGINEER, et al., Appellants,

vs.

EUREKA COUNTY, et al., Respondents.

No. 70157

DOCKETING STATEMENT CIVIL APPEALS

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Seventh	Department <u>Two</u>
County Eureka	Judge Gary D. Fairman
District Ct. Case No. <u>CV-1100-155; 110</u>	8-156,157; 1113-164,165; 1202-170; & 1207-178
2. Attorney filing this docketing state	
Attorney Micheline N. Fairbank	Telephone (775) 684-1225
Firm Office of the Attorney General	
Address 100 North Carson Street Carson City, NV 89701-4717	

Client(s) Appellants, Nevada State Engineer, Office of the State Engineer, et al.

If this is a joint statement by multiple appellants, add the names and addresses of other counsel and the names of their clients on an additional sheet accompanied by a certification that they concur in the filing of this statement.

3. Attorney(s) representing respondents(s):

Attorney Ross E. DeLipkau, Esq.	Telephone (775) 323-1601
Firm Parsons Behle & Latimer	
Address 50 West Liberty Street, Suite 750 Reno, NV 89501	
Client(s) Respondent, Kobeh Valley Ranch, LLC	

Attorney Francis M. Wikstrom, Esq. Telephone (801) 532-1234

Firm Parsons Behle & Latimer

Address 201 South Main Street, Suite 1800 Salt Lake City, UT 84111

Client(s) Respondent, Kobeh Valley Ranch, LLC (SEE ADDITIONAL PAGES)

(List additional counsel on separate sheet if necessary)

CONTINUATION PAGE

3. Attorney(s) representing respondent(s):

Attorney: Firm: Address: Client(s):	Paul G. Taggart, Esq. Taggart & Taggart, Ltd. 108 North Minnesota Street Carson City, NV 89703 Respondents, Municipal Water Purv Water Authority	-	(775) 882-9900 Iern Nevada
Attorney: Firm: Address: Client(s):	David H. Rigdon, Esq. Taggart & Taggart, Ltd. 108 North Minnesota Street Carson City, NV 89703 Respondents, Municipal Water Purv Water Authority	*	(775) 882-9900 ern Nevada
Attorney: Firm: Address: Client(s):	Jennifer Mahe, Esq. Mahe Law, Ltd. 707 North Minnesota Street, Suite I Carson City, NV 89703 Respondent, Eureka County	*	(775) 461-0992
Attorney: Firm: Address: Client(s):	Laura A. Schroeder, Esq. Schroeder Law Offices, P.C. 440 Marsh Avenue Reno, NV 89509-1515 Respondents, Diamond Cattle Comp Margaret Ann Etcheverry Family	pany, LLC, a	(775) 786-8800 nd Michel and
Attorney: Firm: Address: Client(s):	Therese A. Ure, Esq. Schroeder Law Offices, P.C. 440 Marsh Avenue Reno, NV89509-1515 Respondents, Diamond Cattle Comp Margaret Ann Etcheverry Family	pany, LLC, a	(775) 786-8800 nd Michel and

CONTINUATION PAGE

3. Attorney(s) representing respondent(s):

Attorney: Firm: Address:	Karen A. Peterson, Esq. Allison, Mackenzie, Ltd. 402 North Division Street Carson City, NV 89703	Telephone:	(775) 687-0202
Client(s):	Respondent, Eureka County		
Attorney: Firm: Address: Client(s):	Dawn Ellerbrock, Esq. Allison, Mackenzie, Ltd. 402 North Division Street Carson City, NV 89703 Respondent, Eureka County	Telephone:	(775) 687-0202

4. Nature of disposition below (check all that apply):

🗌 Judgment after bench trial	🗌 Dismissal:
🗌 Judgment after jury verdict	□ Lack of jurisdiction
🗌 Summary judgment	🗌 Failure to state a claim
🗌 Default judgment	Failure to prosecute
\Box Grant/Denial of NRCP 60(b) relief	\Box Other (specify):
□ Grant/Denial of injunction	Divorce Decree:
□ Grant/Denial of declaratory relief	🗌 Original 🛛 🗌 Modification
\boxtimes Review of agency determination	□ Other disposition (specify):

5. Does this appeal raise issues concerning any of the following?

 \Box Child Custody

🗌 Venue

□ Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

Pending proceedings including the above captioned case, Nevada Supreme Court case number 71057, and a newly filed appeal, Real Party in Interest Kobeh Valley Ranch, LLC v. Eureka County, case number the same. Prior proceedings include the consolidated Nevada Supreme Court cases, Eureka County, Kenneth F. Benson, Diamond Cattle Company, LLC, and Michael and Margret Ann Etcheverry Family, LP v. State Engineer, case number 61324, and Michael and Margaret Ann Etcheverry Family LP, Diamond Cattle Company, LLC, and Kenneth Benson v. State Engineer, case number 63258.

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (e.g., bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition: Prior cases include the following: Eureka County v. State Engineer, Seventh Judicial District Court case numbers CV1108-155 and CV1112-164; Conley Land & Livestock, LLC, Lloyd Morrison v. State Engineer, Seventh Judicial District Court case number CV1108-156; Kenneth F. Benson, Diamond Cattle Company, LLC, Michael and Margaret Ann Etcheverry Family, LP v. State Engineer, Seventh Judicial District Court case numbers CV1108-157, CV1112-165, CV1202-170, and CV1207-178. These cases were consolidated. On March 2, 2016, following the Nevada Supreme Court's decision in Eureka County, et al. v. State Engineer, consolidated case numbers 61324 and 63258, the Seventh Judicial District Court issued an order granting the petitions for judicial review and vacating the permits pending before the Nevada State Engineer. 8. Nature of the action. Briefly describe the nature of the action and the result below:

This is an appeal from the Amended Order Granting Objection to Proposed Order Remanding to State Engineer; Order Granting Petitions for Judicial Review; Order Vacating Permits filed on March 9, 2016, and which the notice of entry of order was served March 14, 2016. The March 9, 2016, Order followed the Nevada Supreme Court's opinion, 131 Nev. Adv. Opn. 84, and was based upon the District Court's interpretation of the Nevada Supreme Court's opinion, the District Court did not remand to the State Engineer the intervenor's applications to appropriate water for a beneficial use, but rather denied those applications pursuant to NRS 533.370(2).

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

The State Engineer appeals the District Court's interpretation of the Nevada Supreme Court's decision and the District Court's exercise of the executive authority in violation of the Nevada Constitution Article 3, Section 1 and NRS Chapter 533.

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

Appellant is aware of Real Party in Interest Kobeh Valley Ranch, LLC v. Eureka County, which is an appeal filed on or about April 18, 2016. The case number is the same.

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

🖾 N/A

🗌 Yes

🗌 No

If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

□ Reversal of well-settled Nevada precedent (identify the case(s))

🛛 An issue arising under the United States and/or Nevada Constitutions

 \boxtimes A substantial issue of first impression

🗋 An issue of public policy

An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

 \Box A ballot question

If so, explain: This appeal addresses the District Court's interpretation of the Nevada Supreme Court's decision and the District Court's exercise of the executive authority in violation of the Nevada Constitution Article 3, Section 1 and NRS Chapter 533. 13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

This matter is presumptively retained by the Supreme Court pursuant to NRAP 17(a)(9) as an administrative agency appeal involving a water determination and pursuant to NRAP 17 (a)(13) as a matter raising as a principal issue a question of first impression involving the Nevada constitution.

14. Trial. If this action proceeded to trial, how many days did the trial last?

Was it a bench or jury trial?

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? Not applicable

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from March 9, 2016

If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:

17. Date written notice of entry of judgment or order was served March 14, 2016

- Was service by:
- □ Delivery
- 🛛 Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

□ NRCP 50(b)	Date of filing	
□ NRCP 52(b)	Date of filing	

⊠ NRCP 59 Date of filing March 25, 2016

- NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. *See <u>AA Primo Builders v. Washington</u>, 126 Nev. ____, 245 P.3d 1190 (2010).*
 - (b) Date of entry of written order resolving tolling motion pending
 - (c) Date written notice of entry of order resolving tolling motion was served n/a

Was service by:

 \Box Delivery

🗌 Mail

19. Date notice of appeal filed April 12, 2015

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal: Real Party in Interest Kobeh Valley Ranch, LLC.

20. Specify statute or rule governing the time limit for filing the notice of appeal, *e.g.*, NRAP 4(a) or other

NRAP 4(a)(1)

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

⊠ NRAP 3A(b)(1)	□ NRS 38.205
□ NRAP 3A(b)(2)	□ NRS 233B.150
□ NRAP 3A(b)(3)	🗆 NRS 703.376
\Box Other (specify)	

(b) Explain how each authority provides a basis for appeal from the judgment or order: This is an appeal from a final decision of the Seventh Judicial District Court based upon a petition for judicial review action commenced before the court where the judgment was rendered.

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

Eureka County, Conley Land & Livestock LLC, Lloyd Morrison, Kenneth F. Benson, Diamond Cattle Company, LLC, Michael and Margaret Ann Etcheverry Family, LP, Kobeh Valley Ranch, LLC, and the State Engineer of Nevada.

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

The petitioner parties before the district court appealed the State Engineer's determination to grant certain water rights permits to real party in interest Kobeh Valley Ranch, LLC.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

 \boxtimes Yes

🗌 No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

(b) Specify the parties remaining below:

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

🗌 Yes

🛛 No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

🗌 Yes

🛛 No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (*e.g.*, order is independently appealable under NRAP 3A(b)): The district court order is subject to an independent appeal under NRAP 3A(b).

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

27. Attach file-stamped copies of the following documents:

Attachment A

Kobeh Valley Ranch, LLC's Motion to Alter or Amend Judgment

··	-		
			F31 60 KAR 207016
	1	CASE NOs.: CV-1108-155	 Eureka Gounty Clerk
	2	CV-1108-155 CV-1108-156 CV-1108-157	B. g. Peareo
	3	CV-1112-164 CV-1112-165	
	4	CV-1202-170 CV-1207-178	
	5	DEPT. NO.: II	
	6	IN THE SEVENTH JUDICIAL DISTRICT C	COURT OF THE STATE OF NEVADA
	7	IN AND FOR THE COU	NTY OF EUREKA
	8	* * *	L
	9	EUREKA COUNTY, a political subdivision of the State of Nevada,	
	10	Petitioner,	
Taggari & Taggari, Lid. 103 Vanhameers ascen casen Co. Nexada 87301 (7758/812.9960) Talyhome (7758/82.9960) Talyhome	11	VS.	
	12	STATE OF NEVADA, EX. REL., STATE ENGINEER, DIVISION OF WATER RESOURCES,	
	13	·	
	14	Respondent.	
	15 16	CONLEY LAND & LIVESTOCK, LLC, a Nevada limited liability company; LLOYD MORRISON, and individual,	KOBEH VALLEY RANCH, LLC'S MOTION TO ALTER OR AMEND JUDGMENT
	17	Petitioners,	
	18	VS.	
	19	OFFICE OF THE STATE ENGINEER OF THE	
	20	STATE OF NEVADA, DIVISION OF WATER RESOURCES, DEPARTMENT OF	
	21	CONSERVATION AND NATURAL RESOURCES, JASON KING, State Engineer,	
	22	KOBEH VALLEY RANCH, LLC, Real Party om Interest,	
	23	Respondents.	
	24	KENNETU E DENGON (
	25	KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a Navada limited liability company, and MICHEL	
	26	Nevada limited liability company, and MICHEL and MARGARET ANN ETCHEVERRY	
	27	FAMILY, LP, a Nevada registered foreign limited partnership,	
	28	Petitioners,	
		-1-	

e.		
	1	VS.
	2	
	3	STATE ENGINEER OF NEVADA, OFFICE OF THE STATE ENGINEER, DIVISION OF
	4	WATER RESOURCES, DEPARTMENT OF CONSERVATION AND NATURAL
	5	RESOURCES,
	6	Respondent.
	7	EUREKA COUNTY, a political subdivision of the State of Nevada,
	8	Petitioner,
	9	VS.
	10	STATE OF NEVADA, EX. REL., STATE
	11	ENGINEER, DIVISION OF WATER RESOURCES,
rt, Ltd. Street 19703 strate anute	12	Respondent.
Tagga Innesna Nevada 1 80 - Telu M - Faes	13	
Taggart & Taggart, Ltd. 108 North Munesona Street. Carson Cny, Norada 89703 (775)882-0908 - Telephone (775)883-0000 - Facsumic	14	KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a
E E	15 16	Nevada limited liability company, and MICHEL and MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited
	17	partnership,
	18	Petitioners,
	10	VS.
	20	STATE ENGINEER OF NEVADA, OFFICE OF THE STATE ENGINEER, DIVISION OF
	20	WATER RESOURCES, DEPARTMENT OF CONSERVATION AND NATURAL
	22	RESOURCES,
	23	Respondent.
	23	KENNETH F. BENSON, an individual,
	24	DIAMOND CATTLE COMPANY, LLC, a Nevada limited liability company, and MICHEL
	25	and MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited
	27	partnership, Petitioners,
	28	vs.
	5.0	-2-

1 STATE ENGINEER OF NEVADA, OFFICE OF THE STATE ENGINEER, DIVISION OF 2 RESOURCES, DEPARTMENT WATER OF CONSERVATION AND NATURAL 3 RESOURCES, 4 Respondent. 5 COMES NOW, Real Party in Interest, KOBEH VALLEY RANCH, LLC (hereinafter 6 7 "KVR"), by and through its attorneys of record, PAUL G. TAGGART, ESQ. and DAVID H. 8 RIGDON, ESQ., of the law firm of TAGGART & TAGGART, LTD., and, pursuant to NRCP 59(e), hereby files this Motion to Alter or Amend this Court's March 9, 2016 Order granting Objection to 9 10 Proposed Order Remanding to State Engineer; Order Granting Petitions for Judicial Review; and Order Vacating Permits. This Motion is based on the attached Memorandum of Points and 11 Authorities, all papers and pleadings on file in this matter, and any oral argument that this Court may 12 permit. 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 -3-

 Taggart & Taggart, L(d)

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 Carseo City, Nevada 897915

 (775)887-9906 - Telephone

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MEMORANDUM OF POINTS AND AUTHORITIES

2 || I.

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PROCEDURAL BACKGROUND AND HISTORY

KVR proposes to develop a molybdenum mine, also known as the Mount Hope Mine Project, to be located in Eureka County, Nevada. The Mount Hope Mine Project will be one of the largest primary molybdenum mines in the world. The development and operation of the mine will greatly enhance the economic development efforts of the State of Nevada and provide substantial tax revenue for Eureka County. Almost \$300 million dollars has already been invested in this effort and it is expected that when the mine is operational, it will employ about 400 people in full-time positions. This Court, in its March 9, 2016, order, denied water rights that are required for this project to succeed.

To develop the mine, several water applications were filed with the State Engineer to appropriate new water rights and change the point of diversion, place of use, and/or manner of use of existing water rights (collectively hereinafter "Applications").¹ The applications sought a total combined duty of 11,300 afa of groundwater for mining and milling purposes associated with the proposed mine. The Applications were protested by various parties including Eureka County.

15 KVR has expended significant time and resources in pursuit of the Applications, including three 16 separate trips through this Court. In October 2008, the State Engineer conducted five days of hearings 17 on the applications and, six months later, issued a ruling granting most of them. Eureka County and 18 other protesters appealed that determination. This Court subsequently vacated the ruling and remanded 19 the case back to the State Engineer for additional proceedings. The State Engineer conducted a second round of hearings in December 2010 and May 2011. On July 5, 2011 the State Engineer issued Ruling 20 21 6127 granting KVR 11,300 afa of groundwater rights. The Ruling was conditioned on the submission of 22 a monitoring, management, and mitigation plan (hereinafter "3M Plan").

The Protestants again appealed the State Engineer's grant of the Applications. While the appeal was pending, in October 2011, KVR submitted a draft 3M Plan to the State Engineer. Although 3M Plans are regularly prepared in conjunction with large water rights projects, there is no statute or conjunction with large water rights projects, there is no statute or

 Caggart & Taggart, Ltd.

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 <sup>27
 &</sup>lt;sup>1</sup> The Applications were filed by a variety of individuals and entities. Those Applications not filed by KVR were later assigned and/or transferred to KVR.

regulation which governs the development of such plans. Applicants rely heavily on the direction and
 guidance of the State Engineer regarding how a plan should be drafted.

Accordingly, during the process of developing the plan, KVR met with the State Engineer to discuss the draft plan's sufficiency. In reliance on the guidance provided by the State Engineer, KVR revised the draft 3M Plan and submitted its final plan on May 10, 2012.

In June 2012, the State Engineer approved the final 3M Plan. At about the same time, on June
13, 2012, this Court upheld the findings and conclusions of the State Engineer in Ruling 6127. In July
2012, Protestants also appealed the State Engineer's approval of the final 3M Plan to this Court and on
May 15, 2013, this Court upheld the State Engineer's approval of the 3M Plan.

This Court's approvals of the State Engineer's determinations were appealed to the Nevada 10 Supreme Court and the two appeals were consolidated into a single appeal. After briefing and argument, 11 the Supreme Court reversed and remanded the case to this Court. In the order of reversal and remand, 12 13 the Supreme Court specifically declined to answer the question of whether "the State Engineer has authority to grant an application that conflicts with existing rights based on a determination that the 14 applicant will be able to mitigate" the conflict.² Instead the Supreme Court found that the specific 3M 15 Plan approved by the State Engineer "is not supported by sufficient evidence that successful mitigation 16 effort may be undertaken so as to dispel the threat to the existing rights holders."³ 17

The standards for 3M Plans adopted by the Supreme Court in the decision were unprecedented and, therefore, unknown to both KVR and the State Engineer at the time the plan was drafted and approved. Neither KVR nor the State Engineer could have reasonably anticipated that the final 3M Plan would be required to comply with such standards.

On March 9, 2016, this Court entered its Amended Order Granting Objection to Proposed Order Remanding to State Engineer; Order Granting Petitions for Judicial Review; and Order Vacating Permits. This Order effectively denies KVR's Applications outright, requires KVR to start over, and makes it significantly more difficult, expensive, and time-consuming to acquire the water resources

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 ² Eureka Cnty. v. State Engineer, 131 Nev.Adv.Op. 84 at 2, 359 P.3d 1114, 1115 (2015).
 28
 ³ Id.

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1 needed to develop the mine project.

KVR respectfully submits that this Courts March 9, 2016, Amended Order was issued in error
and, pursuant to NRCP 59(e), requests this Court alter or amend the order to allow the case to be
remanded to the State Engineer for the purpose of allowing KVR to submit evidence of its ability to
successfully mitigate conflicts and amend the 3M Plan to bring it into compliance with instructions
provided by the Supreme Court.

7 II. STANDARD OF REVIEW

8 NRCP 59(e) authorizes a party to file a motion requesting alteration or amendment of a judgment within "10 days after service of written notice of entry of the judgment." Notice of Entry of Judgment in 9 10 this matter was filed on March 14, 2016. Since Rule 59(e) does not provide standards for granting a 11 motion to alter or amend a judgment, a district court enjoys considerable discretion in granting or denying a Rule 59(e) motion.⁴ A district court's decision to grant or deny a motion for reconsideration is 12 reviewed under an abuse of discretion standard.⁵ "A district court may properly reconsider its decision if 13 14 it (1) is presented with newly discovered evidence, (2) committed clear error or the initial decision was 15 manifestly unjust, or (3) if there is an intervening change in controlling law."⁶

16 KVR respectfully submits that the March 9, 2016 order was issued in error and is manifestly
17 unjust in that it fails to allow KVR an adequate opportunity to amend the 3M Plan to render it compliant
18 with the newly articulated and wholly unprecedented standards adopted by the Nevada Supreme Court.

19 III. ARGUMENT

А.

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A. <u>This Court erroneously concluded that the Supreme Court would have remanded</u> <u>this case directly to the State Engineer if it had intended for further proceedings</u> <u>to occur before the State Engineer.</u>

This Court stated that "[t]he Nevada Supreme Court did not remand the cases to the State Engineer for further proceedings consistent with its opinion which it could have done if the court concluded additional administrative review and findings were necessary." However, the Supreme Court is not

27 4 Stevo Design, Inc. v. SBR Marketing Ltd., 919 F, Supp.2d 1112, 1117 (D. Nev. 2013).

⁵ Smith v. Clark County School Dist., 737 F.3d 950, 954 (9th Cir., 2013).

Id. at 955 (internal quotations and citations omitted). 28

empowered to remand issues directly to the State Engineer.⁷ Instead, in administrative appeals,
 particularly when the Supreme Court wants an administrative agency to take substantive action consistent
 with its instructions, the Supreme Court remands to a district court for that court to then remand to the
 administrative agency.⁸

Given this long-standing practice, it would be quite extraordinary for the Supreme Court to bypass a district court and remand a case directly to the State Engineer. When the Supreme Court remanded this case back to this Court it did so for the purpose of having the Court conduct or order "proceedings consistent with this order."⁹ Since a district court is only empowered by NRS 533.450 to review the fact-finding proceedings conducted by the State Engineer, and not to conduct its own factfinding proceedings in the matter, an order for remand to the district court is effectively an order requiring the district court to further remand the issue to the State Engineer for additional fact-finding.

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In addition, the statement in the Supreme Court decision that "the State Engineer's decision to grant KVR's applications cannot stand" must be read within its proper context.¹⁰ The Supreme Court did not find that no 3M Plan can ever provide substantial evidence for a finding that impacts from proposed pumping can be fully mitigated. It only held that this particular 3M Plan did not provide such substantial evidence. This is the context for the quote.

What the Supreme Court effectively said was that if this particular 3M Plan is the only substantial evidence supporting the State Engineer's determination, that determination cannot be upheld. This opens the door for the development and implementation of a different 3M Plan on remand that could provide substantial evidence supporting the State Engineer's approval of the permits. Given the enormous negative economic impacts that will result from a complete denial of KVR's Applications, KVR urges this Court to give it the opportunity to develop such a plan and provide evidence of its ability

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^{24 &}lt;sup>7</sup> See Town of Eureka v. Office of State Engineer, 108 Nev. 163, 169-70, 826 P.2d 948, 952 (1992)(remanding case to district court for referral to the State Engineer to conduct further proceedings); Application of Fillipini, 66 Nev. 17, 31, 202 P.2d 535, 541-41 (1949)(remanding to the district court issues concerning whether and to what extent an application would injure appellant); Revert v. Ray, 95 Nev. 782, 788, 603 P.2d 262, 265 (1979)(reversing and remanding to district court for further proceedings by State Engineer.); Great Basin Water Network v. State Engineer to conduct further proceedings).
27 ⁸ Id.

 <sup>27
 &</sup>lt;sup>9</sup> Eureka Cnty. v. State Engineer, 131 Nev.Adv.Op. 84 at 16, 359 P.3d 1114, 1121 (2015).
 28
 ¹⁰ Id.

1 to successfully mitigate conflicts without requiring it to start over.

B. <u>KVR reasonably relied on the State Engineer's direction regarding the</u> <u>development of the 3M Plan.</u>

The Nevada Supreme Court has held that "the State Engineer has been charged with the statutory duty of administering the complex system of water rights within the state. We believe that *lay members of the public are entitled to rely upon its advice as to the procedures to be followed under the state water law.*"¹¹ As noted above, Nevada currently has no statute or regulation governing the development, amendment, and implementation of 3M Plans. Accordingly, applicants who are required to submit such plans must rely solely on the direction and guidance of the State Engineer as to what elements must be included within such plans and what standards will be used to review a plan.

In accordance with the requirements of Ruling 6127, KVR submitted a draft 3M Plan for the 11 State Engineer to review and provide feedback.¹² A meeting was held between KVR and the State 12 13 Engineer for the specific purpose of receiving input from the State Engineer regarding the sufficiency of the plan.¹³ Based on this guidance, KVR made revisions and submitted a final 3M Plan to the State 14 Engineer for approval.¹⁴ In addition, throughout the development of the plan, KVR consulted with 15 Eureka County and other Protestants to ensure that their concerns would be fully addressed,¹⁵ The final 16 3M Plan was approved by the State Engineer after more than a year of cooperation and collaboration 17 18 between KVR, the State Engineer, and the Protestants.

KVR's reliance on the State Engineer's advice and guidance as to the sufficiency of the 3M Plan was reasonable given the fact that there was no statute, regulation, or precedential case law which provided alternative direction as to what the plan should include or what standards would guide its approval. In good-faith reliance on the State Engineer's advice, KVR diligently pursued the development of the 3M Plan using the best resources available to it at the time. The Nevada Supreme Court has clearly directed that an applicant "cannot be punished for the State Engineer's failure to follow

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²⁶ Desert Irr., Ltd. v. State, 113 Nev. 1049, 1061, 944 P.2d 835, 843 (1997)(emphasis added).

¹² State Engineer Record on Appeal (hereinafter "ROA") 295-335. ¹³ ROA 354-376.

^{28 1&}lt;sup>15</sup> See ROA 54-167, 178, 181, 195-196, 204, 207-208, 214, and 227-241.

his statutory duty."¹⁶ The Supreme Court's finding that the State Engineer failed to meet his statutory 1 2 duty in approving the 3M Plan and the associated permits should not result in KVR being punished with the vacation of the permits. Rather, this Court should remand the case to the State Engineer to allow 3 4 KVR to revise the 3M Plan to conform to the Supreme Court's newly adopted standards.

C. The decision of the Nevada Supreme Court articulated new and unprecedented standards for the development of 3M Plans.

7 Prior to the Supreme Court's decision, there was no statute, regulation, or case law that 8 articulated the standards for approval of a 3M Plan developed in conjunction with an application to 9 appropriate water. The adoption by the Supreme Court of the standard of review for 3M Plans is new and wholly unprecedented. There is simply no way that KVR could have known the standard that the 10 Supreme Court would apply to its review of the plan before the rendering of the decision. If the State 12 Engineer and KVR had known the Supreme Court would require a 3M Plan to be part of the original 13 approval or to include more specific mitigation evidence, KVR would have done it. KVR should be 14 given the opportunity to do that now.

15 This Court, on two prior occasions [Judges Papez and Thompson] affirmed the actions taken by the State Engineer. Given this, it is manifestly unjust to vacate the Permits before providing KVR an 16 17 opportunity to amend the plan in a manner that will bring it into conformance with the Supreme Court's directive. 18

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D. This Court's vacation of the KVR's permits is manifestly unjust.

The denial of KVR's Applications, as required by this Court's Order, will have significant 20 economic ramifications for the State of Nevada. KVR may lose the priority position of the Applications 21 for the remaining water in Kobeh Valley. In the time since KVR's Applications were filed, numerous 22 23 entities, including Eureka County, have filed new applications to appropriate the groundwater sought by 24 KVR. If KVR's applications are denied, the water associated with those applications will be made 25 available to these later-filed applications. This is a manifestly unjust result. A project of great economic 26 significance to the State of Nevada should not be placed in jeopardy based on a failure of the 3M Plan to 27

¹⁶ Great Basin Water Network v. State Eng'r, ____ Nev. ___, 234 P.3d 912, 920 (2010). 28

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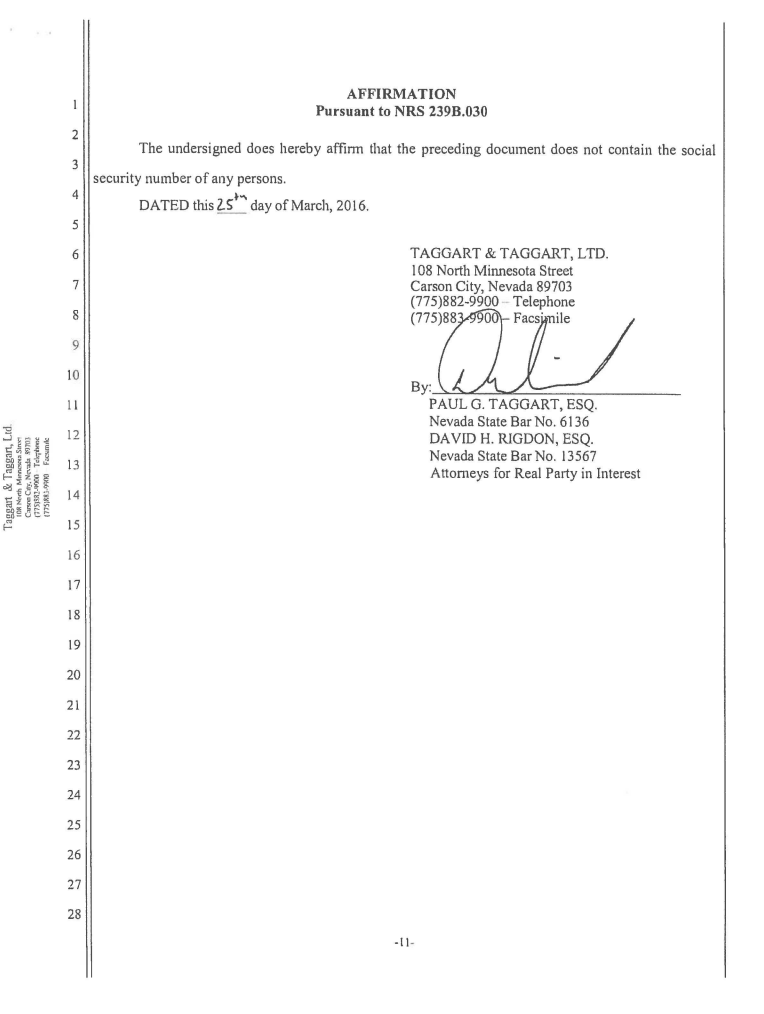
conform to a post-hoc standard articulated by the Supreme Court. Rather, KVR should be given a fair
 opportunity to draft a plan that complies with the ruling of the Supreme Court before they are summarily
 denied.

IV. <u>CONCLUSION</u>

For the reasons stated above, KVR respectfully requests this Court amend its Order to allow the case to be remanded to the State Engineer for the purpose of providing KVR the opportunity to address the issues raised by the Supreme Court and amend the 3M Plan to bring it into compliance with the standards articulated the Supreme Court.

aggart & Taggart, Ltd 108 North Minnessa Street Caren City, Nevada 19703 (775)882-9900 Tekphine (775)881-9900 Facsunic

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1.1.1		
	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of TAGGART & TAGGART,
	3	LTD., and that on this date, I served or caused to be served, a true and correct copy of the foregoing KOBEH VALLEY RANCH, LLC'S MOTION TO ALTER OR AMEND JUDGMENT by:
	4	
	5	[X] By U.S. POSTAL SERVICE: I deposited for mailing in the United States Mail, with postage prepaid, an envelope containing the above-identified document, at
	6	Carson City, Nevada, in the ordinary course of business, addressed as follows:
	7	Karen A. Peterson, Esq. Allison, Mackenzie, Pavlakis, Wright & Gordon H. DePaoli, Esq.
	8 9	Fagan, Ltd.Woodburn and WedgeP.O. Box 6466100 Neil Rd., Suite 500Carson City, NV 89701Reno, NV 89511
	10	Theodore Beutel, Esq. Micheline Fairbank, Esq.
	11	Eureka County District AttorneyNevada Attorney General's OfficeP.O. Box 190100 N. Carson St.Eureka, NV 89316Carson City, NV 89701
Ltd.	12	1
& Taggart, Ltd th Minnessa Street Eny. Nevada 1970.) 2-9900 - Telephone 3-9900 - Facsumle	13	
aggart & Taggart, Lt 108 North Munussons Street Carsen City, Nevuda 189701 (775)882-9900 Taiephone (775)881-9900 Facunite	14	50 West Liberty St., Suite 750Schroeder Law Offices, P.C.Reno, NV 89501440 Marsh Ave.Reno, NV 89509
Taggart 108 Nom Carson ((775)88	15	Keno, N V 69509
	16	[] By U.S. CERTIFIED, RETURN RECEIPT POSTAL SERVICE: 1 deposited for mailing in the United States Mail, with postage prepaid, an envelope
	17	containing the above-identified document, at Carson City, Nevada, in the ordinary course of business, addressed as follows:
	18	[] By ELECTRONIC DELIVERY, via:
	19	
	20	DATED this 1/2 day of March, 2016.
	21 22	
	22	
	23	Sa
	25	Employee of TAGGART & TAGGART, LTD.
	26	
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	28	
		-12-

27. Attach file-stamped copies of the following documents:

Attachment B

Notice of Entry of Amended Order Granting Objection to Proposed Order Remanding to State Engineer; Order Granting Petitions for Judicial Review; Order Vacating Permits

3 CV1112-165 CV1202-170 4 CV1207-178	
5 Dept. No. 2	
6	
7 IN THE SEVENTH JUDICIAL DISTRICT COURT OF THE STATE OF NE	VADA
8 IN AND FOR THE COUNTY OF EUREKA	
9	
10 EUREKA COUNTY, a political subdivision of the State of Nevada,	
Petitioner, Case No.: CV1108-155	
$2 \approx 12$ vs. Dept. No.: 2	
الله THE STATE OF NEVADA, EX. REL., STATE ENGINEER, DIVISION OF الم قَوْمَ أَنْ الله WATER RESOURCES, and KOBEH	
Dept. No.: 2 Dept. Dept. Dept. Dept. Dept.	
\mathbb{R}	
11 Petitioner, Case No.: CV1108-155 12 vs. Dept. No.: 2 13 THE STATE OF NEVADA, EX. REL., STATE ENGINEER, DIVISION OF Dept. No.: 2 14 WATER RESOURCES, and KOBEH VALLEY RANCH, LLC, a Nevada 15 limited liability company, Imited liability company, 16 Respondents. / Nevada limited liability company; LLOYD MORRISON, an individual; Dept. No.: 2 18 Vs. Dept. No.: 2 18 OF THE STATE OF NEVADA, DIVISION Case No.: CV1108-156 vs. Dept. No.: 2 Dept. No.: 2	
Petitioners/Plaintiffs, Case No.: CV1108-156	
명 한 20 VS. 전 전 Dept. No.: 2 다 전 THE OFFICE OF THE STATE ENGINEER	
21 OF THE STATE OF NEVADA, DIVISION OF WATER RESOURCES, DEPARTMENT	
22 OF CONSERVATION AND NATURAL RESOURCES, JASON KING, State Engineer;	
23 KOBEH VALLEY RANCH, LLC, Real Party in Interest;	
24 Respondents/Defendants. /	
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1 KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a Nevada Limited Liability Company, and 2 MICHEL AND MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada 3 Registered Foreign Limited Partnership, 4 Petitioners, Case No.: CV1108-157 5 VS. Dept. No.: 2 6 STATE ENGINEER, OF NEVADA, OFFICE OF THE STATE ENGINEER, 7 DIVISION OF WATER RESOURCES. DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, and KOBEH VALLEY RANCH, LLC, a 8 9 Nevada limited liability company, 10 Respondents. 11 EUREKA COUNTY, a political subdivision of the State of Nevada, 12 Fax: (775) 882-7918 Petitioner, Case No.: CV1112-164 F-Mail Address Jaw@allisonmackenzie com 13 Dept. No.: 2 VS. 14 THE STATE OF NEVADA, EX. REL., STATE ENGINEER, DIVISION OF 15 WATER RESOURCES, and KOBEH VALLEY RANCH, LLC, a Nevada 16 Telephone: (775) 687-0202 limited liability company, 17 Respondents. 18 KENNETH F. BENSON, an individual, 19 DIAMOND CATTLE COMPANY, LLC, a Nevada Limited Liability Company, and MICHEL AND MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada 20 21 Registered Foreign Limited Partnership, 22 Petitioners, Case No.: CV1112-165 VS. 23 Dept. No.: 2 STATE ENGINEER OF NEVADA, OFFICE OF THE STATE ENGINEER, DIVISION OF WATER RESOURCES, DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, and KOBEH 24 25 26 VALLEY RANCH, LLC, a Nevada limited liability company, 27 Respondents. 28 -2-

402 North Division Street, P.O. Box 646, Carson City, NV 89702

ALLISON MacKENZIE. LTD.

KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a 2 Nevada limited liability company, and MICHEL AND MARGARET ANN 3 ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited partnership, 4 Petitioners, Case No .: CV1202-170 5 VS. Dept. No .: 2 6 STATE ENGINEER OF NEVADA, 7 OFFICE OF THE STATE ENGINEER, **DIVISION OF WATER RESOURCES** 8 DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, 9 Respondent. 10 MICHEL AND MARGARET ANN 402 North Division Street. P.O. Box 646, Carson City, NV 89702 11 ETCHEVERRY FAMILY, LP, a Nevada Registered Foreign Limited Partnership, DIĂMOND CATTLE COMPANY, LLC, a 12 Fax. (775) 882-7918 Nevada Limited Liability Company, and KENNETH F. BENSON, an individual, E-Mail Address: law@allisonmackenzie com 13 14 Petitioners, Case No.: CV1207-178 15 Dept. No .: 2 VS. STATE ENGINEER, OF NEVADA, 16 Telephone: (775) 687-0202 OFFICE OF THE STATE ENGINEER, DIVISION OF WATER RESOURCES, DEPARTMENT OF CONSERVATION 17 18 AND NATURAL RESOURCES. 19 Respondent, 20 AND 21 KOBEH VALLEY RANCH, LLC, a Nevada limited liability company, 22 Intervenor-23 Respondent. 24 NOTICE OF ENTRY OF AMENDED ORDER GRANTING OBJECTION TO PROPOSED ORDER REMANDING TO STATE ENGINEER; ORDER GRANTING PETITIONS FOR JUDICIAL REVIEW; ORDER VACATING PERMITS 25 26 NOTICE IS HEREBY given that on the 9th day of March, 2016, the Court duly 27 28 entered an AMENDED ORDER GRANTING OBJECTION TO PROPOSED ORDER -3-

ALLISON MacKENZIE, LTD.

y, NV 89702 -7918 om	1	REMANDING TO STATE ENGINEER; ORDER GRANTING PETITIONS FOR JUDICIAL		
	2	AMENDED ORDER is attached hereto as Exhibit "1". AFFIRMATION		
	3			
	4			
	5	The undersigned does hereby affirm that the preceding document DOES NOT		
	6	contain the social security number of any person.		
	7	DATED this 14 th day of March, 2016.		
	8	KAREN A. PETERSON, ESQ.		
	9 10	KAREN A. PETERSON, ESQ. Nevada State Bar No. 0366 ALLISON MacKENZIE, LTD. 402 North Division Street		
	11	Carson City, Nevada 89703		
	12	~ and ~		
	13	EUREKA COUNTY DISTRICT ATTORNEY 701 South Main Street		
D. son Ci 5) 882	14	Post Office Box 190 Eureka, Ngvada 89316		
ALLISON MacKENZIE, LTD. 402 North Division Street, P.O. Box 646, Carson City, NV 89702 Telephone: (775) 687-0202 Fax: (775) 882-7918 F-Mail Address: law@allisonmackenzie com	15	$\gamma \gamma $		
	16	BY: $\int \left(\int \int \int \int \partial $		
	17	THEODORE BEUTEL, ESQ. Nevada State Bar No. 5222		
	18	Attorneys for EUREKA COUNTY		
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North I Tel	21			
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	1	CERTIFICATE OF SERVICE
702	2	Pursuant to NRCP Rule 5(b), I hereby certify that I am an employee of ALLISON MacKENZIE, LTD., Attorneys at Law, and that on this date I caused the foregoing document to be
	3	served to all parties to this action by:
	4	Placing a true copy thereof in a sealed postage prepaid envelope, first class mail, in the United States Mail in Carson City, Nevada [NRCP 5(b)(2)(B)]
	6	Via electronic transmission
	7	Hand-delivery [NRCP 5(b)(2)(A)]
	8	Micheline N. Fairbank, Esq. Senior Deputy Attorney General
	9	Attorney General's Office 100 North Carson Street
	10	Carson City, NV 89701
	11	Ross E. de Lipkau, Esq. John R. Zimmerman, Esq.
NV 89	12	Francis Mark Wikstrom, Esq. Parsons Behle & Latimer 50 West Liberty Street, Suite 750
ALLISON MacKENZIE, LTD. 402 North Division Street, P.O. Box 646, Carson City, NV 89702 Telephone: (775) 687-0202 Fax: (775) 882-7918 F-Mail Address: اعس@allistrumackenzie com	13	50 West Liberty Street, Suite 750 Reno, Nevada 89501
	14	Laura A. Schroeder, Esq. Therese A. Ure, Esq.
	15	Schroeder Law Offices, P.C. 440 Marsh Avenue
Box 1202 Mallis	16	Reno, Nevada 89509
4. P.O. 4. 0.01 A.	17	Gordon H. DePaoli, Esq. Dale E. Ferguson, Esq.
ALLISON Division Street, the states (775) 6 F-Mail Address	18	6100 Neil Road, Suite 500
A ivisior phone: Mail /	19 20	Reno, NV 89511 Courtesy Copy to:
Drth D Tele	21	Honorable Gary D. Fairman Seventh Judicial District Court
402 N	22	P.O. Box 151629 Ely, NV 89315
	23	DATED this 14 th day of March, 2016.
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	25	Vinger Fontomat.
	26	NANCY FONTENOT
	27	4838-0522-0143, v 1
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EXHIBIT 66199

EXHIBIT 66199

1 KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a 2 Nevada limited liability company, and MICHEL and MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited partnership, 3 4 Petitioners, 5 ٧. 6 STATE ENGINEER OF NEVADA, OFFICE OF 7 THE STATE ENGINEER, DIVISION OF WATER RESOURCES DEPARTMENT OF 8 CONSERVATION AND NATURAL RESOURCES, DEFARTHENT 2 LINCOLN AND EUREKA COUNTIES 9 Respondent. 10 EUREKACOUNTY, a political subdivision of the State of Nevada, Petitioner, STATE OF NEVADA 11 12 ٧. STATE OF NEVADA, EX. REL., STATE ENGINEER, DIVISION OF WATER 13 ENGINEER, DIVISION OF 14 RESOURCES, WHITE PINE. Respondent. 15 KENNETH F. BENSON, an individual, DIAMOND CATTLE COMPANY, LLC, a 16 Nevada limited liability company, and MICHEL and MARGARET ANN 17 ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited partnership, 18 Petitioners, 19 ٧. 20 STATE ENGINEER OF NEVADA, OFFICE OF THE STATE ENGINEER, DIVISION OF 21 WATER RESOURCES DEPARTMENT OF CONSERVATION AND NATURAL 22 RESOURCES, Respondent. 23 21 25 26

SEVENTH JUDICIAL DISTRICT COURT

GARY D. FAIRMAN

DINTRICT JUDGE

2

KENNETH F. BENSON, an individual, 1 DIAMOND CATTLE COMPANY, LLC, a Nevada limited liability company, and 2 MARGARET ANN AND MICHEL ETCHEVERRY FAMILY, LP, a Nevada 3 registered foreign limited partnership, 4 Petitioners, 5 v. STATE ENGINEER OF NEVADA, OFFICE OF 6 THE STATE ENGINEER, DIVISION OF WATER RESOURCES DEPARTMENT OF 7 CONSERVATION AND NATURAL RESOURCES, 8 DISTRICT JUDGE DEFARTMENT 2 LINCOLN AND EUREKA COUNTIES Respondent. 9 10 MICHEL AND MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada Registered Foreign Limited Partnership 11 STATE OF NEVADA DIAMOND CATTLE COMPANY, LLC, a 12 Nevada Limited Liability Company, and KENNETH F. BENSON, an individual, 13 Petitioners, 14 PINE. VS. WHITE 15 STATE ENGINEER OF NEVADA, 16 OFFICE OF THE STATE ENGINEER, DIVISION OF WATER RESOURCES, 17 DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, 18 Respondents. 19 KOBEH VALLEY RANCH, LLC, a 20 Nevada limited liability corporation, 21 Intervenor-Respondents. 22 23 On May 20, 2013, petilioners MICHEL AND MARGARET ANN ETCHEVERRY 24 FAMILY, LP, DIAMOND CATTLE COMPANY, LLC and KENNETH F. BENSON appealed 25 this Court's findings of fact, conclusions of law, and order denying petitions for judicial 26 3

SEVENTH JUDICIAL DISTRICT COURT

GARY D. FAIRMAN

review, entered May 17, 2013 (Nevada Supreme Court case no. 63258). The appeal was consolidated with the appeal in Nevada Supreme Court case no. 61324 for appellate purposes. The court reversed and remanded the case for proceedings consistent with the opinion.¹ The remittitur was issued on November 23, 2015.

On November 25, 2015, Kobeh Valley Ranch, LLC ("KVR") via email, submitted to the court a proposed order remanding to State Engineer; on December 3, 2015, Eureka County, Kenneth F. Benson, Diamond Cattle Company LLC and Michel and Margaret Ann Etcheverry Family, L.P. filed a joint objection to proposed orders of Kobeh Valley Ranch, LLC; on December 7, 2015, Michel and Margaret Ann Etcheverry Family, L.P., Diamond Cattle Company, LLC and Kenneth Benson ("petitioners") filed an objection to proposed orders of Kobeh Valley Ranch, LLC; on December 16, 2015, KVR filed its reply to joint objection to proposed orders of Kobeh Valley Ranch LLC; on December 15, 2015, respondent Jason King, P.E., the State Engineer, filed his joinder to Kobeh Valley Ranch, LLC's reply to joint objection to proposed orders; on January 8 and 12, 2016, petitioners filed a request for review of objection to proposed orders of Kobeh Valley Ranch, LLC, the court has reviewed the pleadings and finds that no further briefing or hearing is necessary.²

The court has reviewed the Nevada Supreme Court's opinion Issued October 29, 2015. The Nevada Supreme Court held that "substantial evidence does not support the State Engineer's finding that KVR would be able to "adequately and fully" mitigate the fact that its ground water appropriations will cause Kobeh Valley springs that sources existing rights to cease to flow."³ The court further held that "The State Engineer's decision to

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DEPARTMENT 2 LINCOLN AND EUREKA COUNTIES

STATE OF NEVADA

WHITE PINE

SEVENTH JUDICIAL DISTRICT COURT

GARY D. FAIRMAN DISTRICT JUDGE

26 ³Eureka County v. State Engineer at 16.

²⁴ Eureka County v. State Engineer, 131 Nev. Adv. Opn. 84 (2015).

^{25 &}lt;sup>2</sup>7JDCR 11.

grant KVR's applications when the result of appropriations would conflict with existing rights and based upon unsupported findings that mitigation would be sufficient to rectify the conflict violates the Legislature's directive that the State Engineer must deny use or change applications when the use or change would conflict with existing rights."⁴ Having found petitioners had met their burden to show the State Engineer's decision was incorrect, the court held "the State Engineer's decision to grant KVR's applications cannot stand."5 The court reversed and remanded these cases to the district court for further proceedings consistent with this opinion.⁶

The Nevada Supreme Court did not remand the cases to the State Engineer for further proceedings consistent with its opinion which it could have done if the court concluded additional administrative review and findings were necessary. Based upon the Supreme Court's reversal of this Court's order denying petitions for judicial review and the State Engineer's decision to grant KVR's applications, this Court finds that the petitions for judicial review filed by the petitioners must be granted.

Good cause appearing,

IT IS HEREBY ORDERED that the petitions for judicial review filed by petitioners In the above-captioned proceedings are GRANTED. The approval of the monitoring, management, and mitigation plan, issued by respondent, STATE ENGINEER OF NEVADA is VACATED and applications nos. 72695, 72696, 72697, 72698, 73545, 73546, 73547, 73548, 73549, 73550, 73551, 73552, 74587, 75988, 75989, 75990, 75991, 75992, 75993, 75994, 75995, 75996, 75997, 75998, 75999, 76000, 76001, 76002, 76003, 76004, 76005, 76006, 76007, 76008, 76009, 76745, 76746, 76802, 76803, 76804, 76805, 76989, 76990,

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DEPARTMENT 2 LINCOLN AND EUREKA COUNTIES

WHITE PINE.

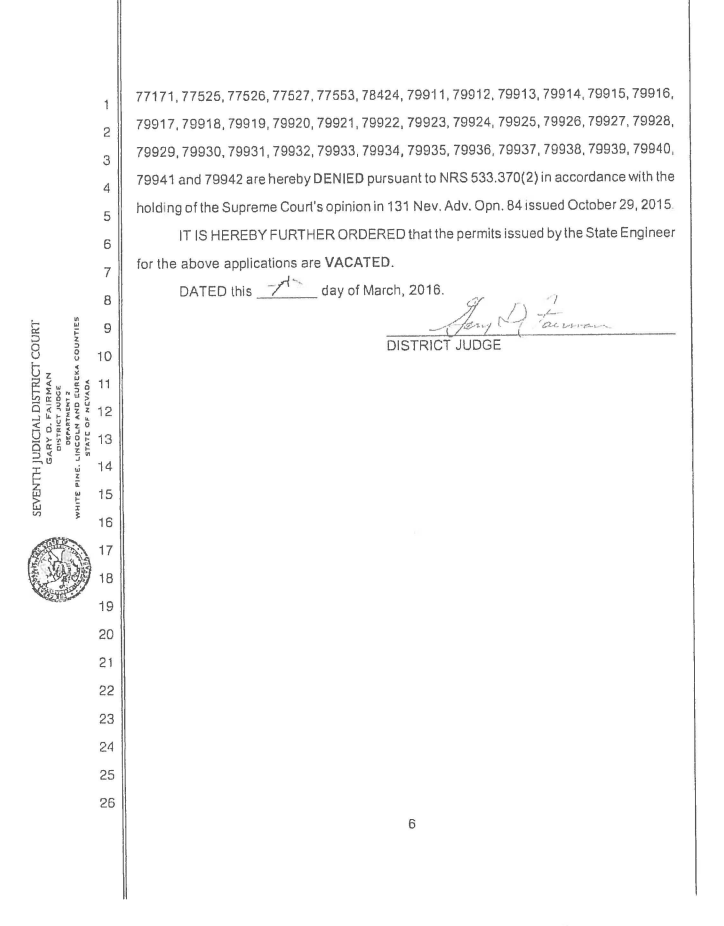
STATE OF NEVADA

SEVENTH JUDICIAL DISTRICT COURT

GARY D. FAIRMAN

DISTRICT JUDGE

25 5ld. 26



VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Nevada State Engineer Name of appellant

Micheline N. Fairbank Name of counsel of record

May 5, 2016 Date /s/ Micheline N. Fairbank Signature of counsel of record

Nevada, Carson City State and county where signed

CERTIFICATE OF SERVICE

I certify that on the 5th day of May ,2016 , I served a copy of this

completed docketing statement upon all counsel of record:

□ By personally serving it upon him/her; or

⊠ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Theodore Beutel, Esq.; Ross E. De Lipkau, Esq.; Francis M. Wikstrom, Esq.; Paul G. Taggart, Esq.; David H. Rigdon, Esq.; Jennifer Mahe, Esq.; Laura A. Schroeder, Esq.; Therese A. Ure, Esq.; Karen A. Peterson, Esq.; and Dawn Ellerbrock, Esq.

SEE ADDITIONAL SHEET FOR ADDRESSES

Dated this 5th day of May ,2016

/s/ Dorene A. Wright Signature

CONTINUATION PAGE

Certificate of Service – Names & Addresses

Theodore Beutel, Esq. Eureka County District Attorney Post Office Box 190 Eureka, NV 89316

Ross E. De Lipkau, Esq. Parsons Behle & Latimer 50 West Liberty Street, Suite 750 Reno, NV 89501

Francis M. Wikstrom, Esq. Parsons Behle & Latimer 201 South Main Street, Suite 1800 Salt Lake City, Utah 84111

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Jennifer Mahe, Esq. Mahe Law, Ltd. 707 North Minnesota Street, Suite D Carson City, NV 89703

Laura A. Schroeder, Esq. Therese A. Ure, Esq. Schroeder Law Offices, P.C. 440 Marsh Avenue Reno, Nevada 89509-1515

CONTINUATION PAGE

Certificate of Service – Names & Addresses

Karen A. Peterson, Esq. Dawn Ellerbrock, Esq. Allison, Mackenzie, Ltd. 402 North Division Street Carson City, Nevada 89703

EXHIBIT 1

EXHIBIT 1

Docket 70157 Document 2016-14180

Dorene A. Wright

From:	efiling@nvcourts.nv.gov
Sent:	Thursday, May 05, 2016 11:06 AM
То:	Dorene A. Wright
Subject:	Your filing, Re: 70157 - Civil Appeal - Docketing Statement, was filed subject to acceptance No. 70157.

RECEIPT OF ELECTRONIC DOCUMENT SUBMITTED FOR FILING

Docket Number:	70157
Case Category:	Civil Appeal
Submitted by:	Micheline N Fairbank
Date Submitted:	May 05 2016 11:06 a.m.
Document Category:	Docketing Statement
Document Title:	State Engineer's Docketing Statement
Filing Status:	Filed subject to acceptance

This notice was automatically generated by the <u>electronic filing system</u>. Do not respond to this email. If you have any questions, contact the Nevada Supreme Court Clerk's office at 775-684-1600 or 702-486-9300.

IN THE SUPREME COURT OF THE STATE OF NEVADA

THE STATE OF NEVADA STATE ENGINEER; THE STATE OF NEVADA DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES, DIVISION OF WATER RESOURCES; and KOBEH VALLEY RANCH, LLC,	Electronically Filed May 06 2016 08:29 a.m. Tracie K. Lindeman Clerk of Supreme Court
Appellants,	Case No. 70157
VS.	
EUREKA COUNTY, a political subdivision of THE STATE OF NEVADA; KENNETH F. BENSON, an individual; DIAMOND CATTLE COMPANY, LLC, a Nevada limited liability company; and MICHEL AND MARGARET ANN ETCHEVERRY FAMILY, LP, a Nevada registered foreign limited partnership,	
Respondents.	

Respondents.

MOTION FOR EXTENSION OF TIME

Appellant, the State of Nevada State Engineer, by and through counsel, Nevada Attorney General Adam Paul Laxalt and Senior Deputy Attorney General Micheline N. Fairbank, hereby respectfully moves for an extension of time to file the Docketing Statement. This Motion is made pursuant to NRAP 14(d) and NRAP 26(b)(1)(a) and is supported by the attached Memorandum of Points and Authorities.

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION AND FACTUAL SUMMARY

Appellant timely initiated this appeal on April 8, 2016. The appeal was docketed with the Court on April 14, 2016. Pursuant to NRAP 14(b), the docketing statement was due to be filed on May 4, 2016. Due to a bona fide clerical error, the docketing statement, while prepared for filing, was not timely filed with the Court. Appellant sought to file the docketing statement on May 5, 2016; however, due to it being untimely, it was rejected. Appellant asserts that this Motion is sought in good faith and good cause exists to grant the motion. Accordingly, Appellant respectfully requests an extension of time to file the docketing statement.

II. <u>LEGAL DISCUSSION</u>

Pursuant to NRAP 14(b), a docketing statement must be filed within twenty (20) days of the docketing of an appeal. The rule specifically provides that an extension of time will be granted for good cause. NRAP 14(d). Good Cause has generally been defined as "a 'substantial reason; one that affords a legal excuse." *Hathaway v. State*, 119 Nev. 248, 252, 71 P.3d 503, 506 (2003) (citing *Colley v. State*, 105 Nev. 235, 236, 773 P.2d 1229, 1230 (1989)). Further, "[f]or good cause, the court . . . may permit an act to be done after the time expires." FRAP 26(b)(A).

Good cause exists to grant the requested extension of time as the docketing statement was drafted and transferred to the undersigned counsel's assistant for filing on May 4, 2016. However, due to a clerical error, the assistant failed to timely file the document prior to the conclusion of the day. Upon discovery of the omission, the docketing statement was submitted to the Court for filing; however, it was rejected on the basis that it was untimely. *See* Exhibit 1, Receipt of Electronic Document Submitted for Filing; Exhibit 2, State Engineer's Docketing Statement; and Exhibit 3, Rejection of Electronic Document No. 70157. Here, Appellant was diligent in attempting to meet the deadline, but despite that diligence, the deadline was not met. Granting a modest extension of time, to permit the filing of Appellant's docketing statement will not result in prejudice to any party as the appeal is in its early stages.

Accordingly, in an effort to assure that the docketing statement is properly submitted to the Court, this extension of time is sought. The Appellant asserts that the basis upon which the deadline was missed is excusable and good cause exists to grant this extension.

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III. <u>CONCLUSION</u>

Appellant respectfully requests an extension of time to file the docketing statement pursuant to NRAP 14(d) and NRAP 26(b)(1)(A). Appellant asserts that good cause exists for the extension of time and that such is reasonable and warranted in this matter.

RESPECTFULLY SUBMITTED this 5th day of May, 2016.

ADAM PAUL LAXALT Attorney General

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CERTIFICATE OF SERVICE

I certify that I am an employee of the Office of the Attorney General and that on this 5th day of May, 2016, I served a copy of the foregoing MOTION FOR EXTENSION OF TIME TO FILE DOCKETING STATEMENT, by electronic service to:

Theodore Beutel, Esq. Eureka County District Attorney Post Office Box 190 Eureka, NV 89316 *Respondent, Eureka County*

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Respondents, Municipal Water
Purveyors, Southern Nevada
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Laura A. Schroeder, Esq. Therese A. Ure, Esq. Schroeder Law Offices, P.C. 440 Marsh Avenue Reno, Nevada 89509-1515 *Respondents, Kenneth F. Benson, Diamond Cattle Company, LLC, and Michel and Margaret Ann Etcheverry Family LP*

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/s/ Dorene A. Wright

INDEX OF EXHIBITS

Exhibit No.	EXHIBIT DESCRIPTION	NUMBER OF PAGES
1.	Receipt of Electronic Document Submitted for Filing	1
2.	State Engineer's Docketing Statement	41
3.	Rejection of Electronic Document No. 70157	1