

<p>DISTRICT COURT, WATER DIVISION NO. 1, STATE OF COLORADO</p> <p>Weld County Courthouse 901 9<sup>th</sup> Avenue P.O. Box 2038 Greeley, Colorado 80631 (970) 351-7300</p>	<p style="text-align: right;">DATE FILED: March 3, 2016 10:46 PM</p> <p style="text-align: center;"><input type="checkbox"/> COURT USE ONLY <input type="checkbox"/></p>
<p><b>Plaintiff:</b> The Jim Hutton Educational Foundation, a Colorado non-profit corporation,</p> <p><b>v.</b></p> <p><b>Defendants:</b> Dick Wolfe, in his capacity as the Colorado State Engineer; David Nettles, in his capacity as Division Engineer in and for Water Division No. 1, State of Colorado; Colorado Division of Water Resources; and Colorado Division of Parks and Wildlife.</p> <p><b>Defendant-Intervenors:</b> Yuma County Water Authority Public Improvement District; Colorado Ground Water Commission; Marks Butte, East Cheyenne, Frenchman, Sandhills, Central Yuma, Plains, W-Y, and Arikaree Ground Water Management Districts.</p> <p><b>Defendant – Well Owners:</b> Republican River Water Conservation District; City of Wray; City of Holyoke; Harvey Colglazier; Lazier, Inc.; Marjorie Colglazier Trust; Mariane U. Ortner; Timothy E. Ortner; Protect Our Local Community’s Water, LLC; Saving Our Local Economy, LLC; the “North Well Owners”; Tri-State Generation and Transmission Association, Inc.; Dirks Farms Ltd; Julie Dirks; David L Dirks; Don Andrews; Myrna Andrews; Nathan Andrews; Happy Creek, Inc.; J&amp;D Cattle, LLC; 4M Feeders, Inc.; May Brothers, Inc.; May Family Farms; 4M Feeders, LLC; May Acres, Inc.; Thomas R. May; James J. May; Steven D. Kramer; Kent E. Ficken; Carlyle James as Trustee of the Chester James Trust; Colorado Agriculture Preservation Association; Colorado State Board of Land Commissioners; and the City of Burlington.</p>	<p>Case Number: <b>15CW3018</b></p> <p>Div. No. 1</p>
<p>Porzak Browning &amp; Bushong LLP Steven J. Bushong (#21782) Karen L. Henderson (#39137) 2120 13<sup>th</sup> Street Boulder, CO 80302 Tel: 303-443-6800 Fax: 303-443-6864 Email: sjbushong@pbblaw.com; khenderson@pbblaw.com</p>	
<p><b>THE JIM HUTTON EDUCATIONAL FOUNDATION’S INITIAL DISCLOSURES PURSUANT TO RULE 26(a)(1)</b></p>	

Plaintiff, the Jim Hutton Educational Foundation, a Colorado non-profit corporation (“Foundation”), by and through its undersigned counsel, does hereby provide its disclosures pursuant to Rule 26(a)(1) of the Colorado Rules of Civil Procedure.

**I. The name and, if known, the address and phone number of individuals likely to have discoverable information relevant to the disputed facts alleged with particularity in the pleadings:**

1. Jerry Gross, President of the Foundation, 410 14<sup>th</sup> Street, P.O. Box 427, Burlington, Colorado 80807. (719) 346-5376.

Mr. Gross is the President of the Foundation. He has knowledge regarding the facts alleged in the Complaint in this matter, including but not limited to information relating to the Foundation's property; knowledge regarding the use and operation of the Foundation's water rights on said property; and the harm to the Foundation's water and property.

2. Daniel C. Patten, 3937 County Road LL 5, Hale, Colorado 80735. (970) 354-7410.

Mr. Patten serves on the Foundation's board of directors, owns property adjacent to the Foundation's property, and has served as an on-site manager of the Foundation's property for many years. He has personal knowledge relating to the above-captioned matter, including information relating to the Foundation's water rights; irrigation practices related to those water rights; Bonny Reservoir; and the harm to the Foundation's water and property rights.

3. J. Curt Penny, Esq., 103 S. 2<sup>nd</sup> Street, P.O. Box 71, Sterling, Colorado 80751. (970) 425-7092.

Mr. Penny has served as the Foundation's general counsel, served for many years as counsel to members of the Hutton family, and currently serves on the Foundation's board of directors. He has knowledge and information relating to the Foundation's water rights and the harm to the Foundation's water and property rights.

4. John Cure, Cure Land, LLC, P.O. Box 310, Burlington, Colorado 80807. (719) 346-8405.

Mr. Cure currently leases a substantial portion of the land owned by the Foundation. He has knowledge and information relating to the Foundation's water rights and the Foundation's property in general, and regarding Bonny Reservoir.

5. David Nettles and/or other employees at the offices of the Division Engineer, Water Division No. 1, 800 8th Ave., Room 321, Greeley, CO 80631. (970) 352-8712.

Mr. Nettles is the Division Engineer for Water Division 1, and he and/or other employees at the offices of the Division Engineer may have discoverable information relating to the above-captioned matter including, but not limited to, diversions and administration of water rights in the Republican River Basin, including Bonny Reservoir and the Foundation's water rights.

6. Dave Keeler, Water Commissioner for the Republican River Basin, Water Division No. 1, Colorado Division of Water Resources, 39887 County Road 32.5, Wray, CO, 80758. (970) 332-4502.

Mr. Keeler is the Water Commissioner for the Republican River Basin, and he and/or other assistant water and may have information relating to the administration of water rights in that particular basin, including Bonny Reservoir and the Foundation's water rights.

7. Mike Sullivan, P.E., Deputy State Engineer and Deputy Director, Colorado Division of Water Resources, 1313 Sherman Street, Suite 821, Denver, CO 80203. (303) 866-3581.

Mr. Sullivan is the Deputy State Engineer and Deputy Director. He has knowledge and information regarding Colorado's compliance obligations pursuant to the Republican River Compact, as well as knowledge and information concerning the administration of water rights in the Republican River Basin, including Bonny Reservoir and the Foundation's water rights.

8. Dick Wolfe, P.E., State Engineer and Director, Colorado Division of Water Resources, 1313 Sherman Street, Suite 821, Denver, CO 80203. (303) 866-3581.

Mr. Wolfe is the State Engineer and Director. He has knowledge and information regarding Colorado's compliance obligations pursuant to the Republican River Compact, as well as knowledge and information concerning the administration of water rights in the Republican River Basin, including Bonny Reservoir and the Foundation's water rights.

9. Devin Ridnour, Water Commissioner, Districts 49 & 65, Colorado Division of Water Resources, 810 9<sup>th</sup> Street, Suite 200, Greeley, CO 80631. (970) 352-8712.

Mr. Ridnour is the Water Commissioner for Water Districts 49 and 65 and has knowledge and information regarding the administration of water rights in those districts, including the Foundation's water rights.

10. Grady McNeill, Resource Support Section Manager, and/or other employees at Colorado Division of Parks and Wildlife, 6060 Broadway, Denver, CO 80216. (303) 291-7227.

Mr. McNeill works for the Colorado Division of Parks and Wildlife, which owns an interest in the Hale Ditch and manages land and water interests associated with Bonny Reservoir. Mr. McNeill or other employees may have knowledge and information relating to Bonny Reservoir and the Hale Ditch, and the associated management and operations of those rights.

11. Aaron Thompson, Area Manager for the Nebraska-Kansas Area Office, Bureau of Reclamation, Federal Building, 203 West 2<sup>nd</sup> Street, Grand Island, NE 68801. (308) 389-4622.

Mr. Thompson is the Area Manager for the Nebraska-Kansas Area Office of the Bureau of Reclamation. He has knowledge of the historical and current operation of Bonny Reservoir and knowledge regarding Colorado's compliance obligations pursuant to the Republican River Compact.

12. Any individuals identified in the Rule 26(a)(1) disclosures of the other parties in this case or otherwise disclosed by the parties hereto.

13. Any individual necessary to authenticate or lay foundation for any document used at trial and any individuals needed for impeachment and/or rebuttal.

14. The Foundation reserves the right to supplement as deemed necessary based upon discovery and as disputed facts and issues become clearer.

**II. To the extent not privileged, a listing together with a description by category and location of all documents, data, compilations and tangible things in the possession, custody, or control of the party that are relevant to disputed facts alleged with particularity in the pleadings.**

Description	Bate Stamp
Order Granting Summary Judgment Motions in Part and Denying Summary Judgment Motions in Part, Case No. 06CV31, <i>Pioneer Irrigation District v. Colo. Ground Water Commission</i> , dated July 23, 2007.	0001-0019
1966 Northern High Plains Designated Groundwater Basin Designation Order.	0020-0025
1965 Ground Water Act – see § 148–18–5.	0026-0046
Senate Bill 52 (2010).	0047-0048
2010 CO Legislative Proceedings for SB-52: Audio Recordings.	0049-0050
2010 CO Legislative Proceedings for SB-52: House and Senate Committee Summaries and Handouts.	0051-0087
First Report of the Special Master (Subject: Nebraska’s Motion to Dismiss), United States Supreme Court, dated January 28, 2000 in <i>Kansas v. Nebraska and Colorado</i> , No. 126 Original, U.S. Supreme Court. (available at: <a href="http://www.supremecourt.gov/SpecMastRpt/Orig126_012800.pdf">http://www.supremecourt.gov/SpecMastRpt/Orig126_012800.pdf</a> ).	0088-0129
1955 Map and Filing Statement of Roscoe Hutton Irrigation System.	0130
Final Settlement Stipulation between Colorado, Kansas, and Nebraska dated December 15, 2002 re: Republican River Compact in <i>Kansas v. Nebraska and Colorado</i> , No. 126 Original, U.S. Supreme Court. <i>The document with appendices is available at:</i> <a href="http://water.state.co.us/DWRIPub/Documents/CompleteFSS.zip">http://water.state.co.us/DWRIPub/Documents/CompleteFSS.zip</a>	0131-0169
Republican River Compact Administration Ground Water Model, dated June 30, 2003.	0170-0245
Final Report of the Special Master with Certificate of Adoption of RRCA Groundwater Model, United States Supreme Court, dated September 17, 2003 in <i>Kansas v. Nebraska and Colorado</i> , No. 126 Original, U.S. Supreme Court. (available at <a href="http://www.supremecourt.gov/SpecMastRpt/Orig126_102003.pdf">http://www.supremecourt.gov/SpecMastRpt/Orig126_102003.pdf</a> ).	0246-0379
1998-2007 Well Pumping Impacts Table - Republican River Compact Administration Model Run Results. (available at: <a href="http://www.republicanrivercompact.org/2007/html/1998-2007.html">http://www.republicanrivercompact.org/2007/html/1998-2007.html</a> ).	0380
2009 Well Pumping Impacts - Republican River Compact Administration Model Run Results.	0381
Excerpt of David Nettles deposition testimony dated March 5, 2013, Case No. 12CW111, Water Division No. 1.	0382-0393
Informational Document regarding Compact Compliance; Public Information Meetings in various locations - Yuma, Holyoke, Wray, Idalia, and Burlington.	0394-0417

Excerpt of David Nettles trial testimony dated April 22, 2013, Case No. 11CW186, Water Division No. 1.	0418-0425
Excerpt of David Nettles trial testimony dated April 17, 2013, Case No. 11CW186, Water Division No. 1.	0426-0433
Excerpt of David Nettles trial testimony dated April 19, 2013, Case No. 11CW186, Water Division No. 1.	0434-0441
Email from David Nettles to Dick Wolfe, Mike Sullivan, and Jim Hall dated January 29, 2010, Subject: Republican River Abandonment & Administration, as well as follow-up email from David Nettles to Jim Hall and Claudia Engelmann dated February 1, 2010, Subject: FW: Republican River Abandonment & Administration.	0442-0443
In Re: Non-Binding Arbitration to the Final Settlement Stipulation, <i>Kansas v. Nebraska and Colorado</i> , No. 126 Original, U.S. Supreme Court, regarding the Colorado Compact Compliance Pipeline Dispute, dated October 7, 2010.	0444-0467
Resolution by the Republican River Compact Administration Approving a Temporary Augmentation Plan and Related Accounting Procedures for the Colorado Compact Compliance Pipeline.	0468-0477
Water Court Order in Case No. 11CW186: The Jim Hutton Educational Foundation v. Colorado Division of Water Resources, et. al., Findings of Fact and Conclusions of Law [Regarding the Hale Ditch], dated December 16, 2013.	0478-0489
Excerpts from Technical Record of Design and Construction: Bonny Dam.	0490-0502
Case No. W-9135-77, dated October 1, 1984, decreeing Bonny Reservoir for flood control, irrigation of approximately 750 acres, recreation, and fish and wildlife propagation.	0503-0504
Contract No. 2-07-70-W0556 between United States and Colorado Department of Natural Resources, June 24, 1982 (“Water Contract”).	0505-0520
Memorandum of Understanding between State of Colorado and the United States dated January 26, 2002 (“Land Contract”).	0521-0539
Letter from Colorado Department of Natural Resources to United States Department of Interior dated January 14, 2010.	0540-0546
Hale Ditch Diversion Records.	0547
Select correspondence between the Colorado State Engineer and United States Bureau of Reclamation re: Bonny Reservoir.	0548-0568
In Re: Non-Binding Arbitration to the Final Settlement Stipulation, <i>Kansas v. Nebraska and Colorado</i> , No. 126 Original, U.S. Supreme Court, regarding the Bonny Reservoir Proposal Dispute, dated November 27, 2013.	0569-0580
Memorandum Regarding Benefits to Colorado’s Compact Compliance of Draining Bonny Reservoir.	0581-0589
April 2014 emails between State Engineer and Bureau of Reclamation regarding use of temporary storage policy.	0590-0592
2014 Bureau of Reclamation Records provided to Foundation.	0593-0597
Draft Integrated Pest Management Plan for Bonny Reservoir.	0598-0621
Hydraulic Model Studies of the Overflow Spillway and the Hale Ditch Irrigation Outlet – Bonny Dam, Bureau of Reclamation, January 31, 1952.	0622-0672

Land Purchase Contract between United States and Henry M. Merriam dated Sept. 30, 1948 (Yuma County Clerk & Recorder, Book 306, Page 411).	0673-0675
Water Court Order in Case No. 11CW186: The Jim Hutton Educational Foundation v. Colorado Division of Water Resources, et. al., Findings of Fact and Conclusions of Law [Regarding the Hale Ditch], dated December 16, 2013.	0676-0687
Water Court Order in Case No. 12CW111: In the Matter of the Protest of the Jim Hutton Educational Foundation to Inclusion on the Revised Abandonment List of Water Rights in Yuma County, Colorado, Findings of Fact, Conclusions of Law, and Order of the Water Court [Regarding the Tip Jack Ditch, Hutton No. 1, and Hutton No. 2 Water Rights], dated December 16, 2013.	0688-0697
Water Court Order in Case No. 12CW111: In the Matter of the Protest of the Jim Hutton Educational Foundation to Inclusion on the Revised Abandonment List of Water Rights in Yuma County, Colorado, Supplemental Findings of Fact, Conclusions of Law, and Order of the Water Court Regarding the Tip Jack Ditch Water Right, dated October 2, 2015.	0698-0705
State Adoption of the RRCA Groundwater Model.	0706-0782
Report of the Special Master dated November 15, 2013.	0783-0981
Second Report of the Special Master (Subject: Final Settlement Stipulation) dated April 15, 2003.	0982-1153
Rules and Regulations of the RRCA, revised August 27, 2015.	1154-1158
Republican River Compact Briefing Presentation dated December 10, 2003.	1159-1189
Republican River Map showing Sub-basins, Streams, and Basin Boundaries.	1190
Map of the Designated Groundwater Basins and Management Districts.	1191
Graph – Comparison of Different Curtailment Options.	1192
Graph – North Fork Impacts from Curtailing Colorado Pumping.	1193
Joint Statement of the States Explaining the Proposed Settlement.	1194-1207
Compilation of correspondence between the USBR and State Engineer’s Office re Bonny Reservoir, 2007-2011.	1208-1233
Draft - Republican River Basin Rules and Regulations, dated August 28, 2007.	1234-1243
Draft - Republican River Basin Rules and Regulations, dated September 24, 2007.	1244-1255
SB08-28 – State Fiscal Impact – Concerning Reduction of Evaporative Losses at Bonny Reservoir ... dated February 11, 2008.	1256-1257
Memorandum from Keith Vander Horst, Designated Basin Team Leader to Dick Wolfe, Executive Director – Ground Water Commission dated February 19, 2016.	1258-1273
Compilation of 1940’s correspondence and memorandums regarding the Republican River Compact.	1274-1285
2009 CO Legislative Council Staff Memorandum re: Efforts to Comply with the Republican River Compact.	1286-1293
1985 Bonny Reservoir Area Management Plan	1294-1328
Bonny Reservoir Operating Plan dated May 1980, prepared by the CWCB	1329-1502
CO Division of Water Resources Map - Republican River Basin, Irrigation	1503

Wells within Basin.	
Documents related to United States Supreme Court Litigation and meetings between Colorado, Kansas, and Nebraska regarding the Republican River Compact, including documents and other materials associated with the RRCA.	
Documents and correspondence related to Bonny Reservoir, including various photographs and aerial photographs of same.	
Documents, correspondence, presentations, and maps related to administration of the Republican River Compact.	
Documents and correspondence related to the operation of the Hale Ditch.	
Documents related to the Hale Ditch, Tip Jack Ditch, and Hutton No. 1 and No. 2 Ditches, including deeds, decrees, easements/rights of way, records, maps, photographs, and correspondence, as well as exhibits from Case Nos. 11CW186 and 12CW11 to the extent relevant.	
Other relevant information and documents related to the establishment, mission, and operation of the Foundation.	
Stream flow gage data from USGS 06827000 - South Fork Republican River near CO-KS State Line.	
Documents maintained by the State Engineer's Office, including, but not limited to, diversion records, call records, map and filing statements, and relevant gage data.	
Any document identified by any party to this matter, including any document disclosed pursuant to any initial or supplemental Rule 26 disclosure.	
Any document identified by any party through any discovery in this proceeding.	

The above listing of documents, data compilations and other tangible things is presented without a waiver of any applicable attorney-client, work-product, or other privileges or protective doctrines.

The Foundation reserves the right to refuse discovery of any relevant document it deems to be privileged. This disclosure is not an admission to admissibility at trial of any disclosed document. The above-listed documents and categories of documents will be available for inspection at the offices of Porzak Browning & Bushong LLP by prior arrangement with undersigned counsel. This is an initial compilation and list of documents and categories of documents and the Foundation reserves the right to supplement with additional documents and categories of documents.

**III. A description of the category of damages sought and a computation of any category of economic damages claimed by the disclosing party.**

Not applicable.

**IV. Any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy judgment.**

Not applicable.

**V. Assertion of Privilege.**

Pursuant to Rule 26(b)(5), the Foundation asserts that the following categories of documents are privileged or otherwise subject to protection:

1. Confidential letters or other correspondence or communications between the Foundation's board of directors, staff or agents, and its attorneys for the purpose of obtaining or providing legal assistance to the Foundation in this case or in any other case or matter;

2. Any documents or tangible things including, but not limited to letters, correspondence, notes, research, memoranda, legal analyses, handwritten notes and similar documents or drafts prepared by the Foundation's attorneys in anticipation of this or related litigation or in furtherance of the Foundation's interest in this case;

3. Conduct or statements made in compromise negotiations, including but not limited to, any documents or tangible things that pertain to furnishing, offering or accepting, or promising to furnish, offer or accept, consideration in an effort to compromise any claims; and

4. Any predecisional or deliberative documents or other evidence prepared by or for the Foundation pertaining to any decisions made regarding its irrigation water system, including but not limited to, water supply and water right acquisitions, sales, operations, development and related matters.

**VI. Rule 26(e) Supplementation.**

The disclosures made herein are based upon the Foundation's present understanding of the issues that will be the subject of this case, based on the issues it raised in its Complaint. The Foundation will supplement or correct the disclosures contained herein in accordance with C.R.C.P. 26(e), if necessary, and reserves the right to do so.

Respectfully submitted this 3<sup>rd</sup> day of March, 2016.

PORZAK BROWNING & BUSHONG LLP



Steven J. Bushong (#21782)

Karen L. Henderson (#39137)

*Attorneys for the Jim Hutton Educational Foundation*



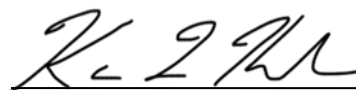
**CERTIFICATE OF SERVICE**

I hereby certify that on this 3<sup>rd</sup> day of March, 2016, a true and correct copy of the foregoing **JIM HUTTON EDUCATIONAL FOUNDATION’S INITIAL DISCLOSURES PURSUANT TO RULE 26(a)(1)** was served by the Integrated Colorado Courts E-Filing System (“ICCES”) addressed to counsel for each of the parties in the above-captioned matter, as follows:

<b>Party Name</b>	<b>Party Type</b>	<b>Attorney Name</b>
Colorado Division of Water Resources	Defendant	Daniel E Steuer (CO Attorney General) Ema I.g. Schultz (CO Attorney General) Preston Vincent Hartman (CO Attorney General)
Colorado Parks and Wildlife	Defendant	Katie Laurette Wiktor (CO Attorney General) Timothy John Monahan (CO Attorney General)
David Nettles	Defendant	Daniel E Steuer (CO Attorney General) Ema I.g. Schultz (CO Attorney General) Preston Vincent Hartman (CO Attorney General)
Dick Wolfe	Defendant	Daniel E Steuer (CO Attorney General) Ema I.g. Schultz (CO Attorney General) Preston Vincent Hartman (CO Attorney General)
4m Feeders Inc	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
4m Feeders LLC	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Carlyle James as Trustee of the Chester James Trust	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
City of Burlington	Defendant-Well Owner	Alix L Joseph (Burns Figa and Will P C) Steven M. Nagy (Burns Figa and Will P C)
City of Holyoke	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
City of Wray Colorado	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Colorado Agriculture Preservation Assoc	Defendant-Well Owner	Bradley Charles Grasmick (Lawrence Jones Custer Grasmick LLP)
Colorado State Board Land Commissioners	Defendant-Well Owner	Virginia Marie Sciabarrasi (CO Attorney General)
David L Dirks	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Dirks Farms Ltd	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Don Myrna and Nathan Andrews	Defendant-Well Owner	Geoffrey M Williamson (Vranesh and Raisch)

<b>Party Name</b>	<b>Party Type</b>	<b>Attorney Name</b>
		Stuart B Corbridge (Vranesh and Raisch)
Happy Creek Inc	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Harvey Colglazier	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
J and D Cattle LLC	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
James J May	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Julie Dirks	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Kent E Ficken	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Lazier Inc	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Mariane U Ortner	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Marjorie Colglazier Trust	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
May Acres Inc	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
May Brothers Inc	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
May Family Farms	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
North Well Owners	Defendant-Well Owner	Kimbra L. Killin (Colver Killin and Sprague LLP) Russell Jennings Sprague (Colver Killin and Sprague LLP)
Protect Our Local Community's Water LLC	Defendant-Well Owner	John David Buchanan (Buchanan and Sperling, P.C.) Timothy Ray Buchanan (Buchanan and Sperling, P.C.)
Republican River Water Conservation Dist	Defendant-Well Owner	David W Robbins (Hill and Robbins PC) Peter J Ampe (Hill and Robbins PC)

Party Name	Party Type	Attorney Name
Saving Our Local Economy LLC	Defendant-Well Owner	John David Buchanan (Buchanan and Sperling, P.C.) Timothy Ray Buchanan (Buchanan and Sperling, P.C.)
Steven D Kramer	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Thomas R May	Defendant-Well Owner	Johanna Hamburger (Carlson, Hammond & Paddock, L.L.C.) William Arthur Paddock (Carlson, Hammond & Paddock, L.L.C.)
Timothy E Ortner	Defendant-Well Owner	Alvin Raymond Wall (Alvin R Wall Attorney at Law)
Tri State Generation and Transmission Assn.	Defendant-Well Owner	Aaron S. Ladd (Vranesh and Raisch) Justine Catherine Shepherd (Vranesh and Raisch)
Yuma Cnty Water Authority Public Improv	Defendant-Intervenor	Dulcinea Zdunska Hanuschak (Brownstein Hyatt Farber Schreck LLP) John A Helfrich (Brownstein Hyatt Farber Schreck LLP) Steven Owen Sims (Brownstein Hyatt Farber Schreck LLP)
Colorado Ground Water Commission	Defendant-Intervenor	Chad Matthew Wallace (CO Attorney General) Patrick E Kowaleski (CO Attorney General)
Arikaree Ground Water Mgmt Dist	Defendant-Intervenor	David C Taussig (White & Jankowski, LLP) Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Central Yuma Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Frenchman Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Marks Butte Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Plains Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Sandhills Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
Wy Ground Water Mgmt Dist	Defendant-Intervenor	Eugene J Riordan (Vranesh and Raisch) Leila Christine Behnampour (Vranesh and Raisch)
East Cheyenne Ground Water Mgmt Dist	Defendant-Intervenor	John David Buchanan (Buchanan and Sperling, P.C.) Timothy Ray Buchanan (Buchanan and Sperling, P.C.)



Karen L. Henderson