

MARICOPA COUNTY CLERK OF SUPERIOR COURT

W1-103

In re Subflow Technical Report, San Pedro River Watershed

Doc. No	File Date	Document Description
754	01-07-2021	<p>NOTICE OF DEPOSITION OF AMY L. HUDSON, PH.D. <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Amy. L. Hudson, Ph.D. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
755	01-07-2021	<p>NOTICE OF DEPOSITION OF MARK CROSS, P.G. <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Mark Cross, P.G.. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
756	01-07-2021	<p>NOTICE OF DEPOSITION OF KELLY HERMANSON <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Kelly Hermanson. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
757	01-07-2021	<p>NOTICE OF DEPOSITION OF PHILLIP PEARTHREE <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Phillip Pearthree. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
758	01-07-2021	<p>NOTICE OF DEPOSITION OF PETER A. MOCK, PH.D., R.G. <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Peter Mock, Ph.D., R.G. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
759	01-07-2021	<p>NOTICE OF DEPOSITION OF KEITH NELSON <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Keith Nelson. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
760	01-07-2021	<p>NOTICE OF DEPOSITION OF JEFF INWOOD <u>SUMMARY:</u> The Salt River Project provides notice of the deposition of Jeff Inwood. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3</p>
761	01-08-2021	<p>NOTICE OF DEPOSITION OF JON R. FORD <u>SUMMARY:</u> Freeport Minerals Corporation provides notice of the deposition of Jon R. Ford. <u>CLAIMANT NO:</u> 39-02297, et al. (numerous claims) <u>PAGES:</u> 3</p>
762	01-13-2021	<p>STIPULATION REGARDING REMOTE DEPOSITIONS <u>SUMMARY:</u> The parties intending to be actively involved in the depositions in this contested case currently scheduled to occur on January 19-22, 2021 submit their stipulation regarding procedures for remote depositions. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 9</p>

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763	01-13-2021	<p>SALT RIVER PROJECT'S FOURTH SUPPLEMENTAL DISCLOSURE STATEMENT <u>SUMMARY:</u> The Salt River Project submits its fourth supplemental Rule 26.1 disclosure statement. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 3 + 3 (attachments) = 6 (total).</p>
764	01-19-2021	<p>UNITED STATES' NOTICE OF APPEARANCE OF COUNSEL AND MOTION TO AMEND ONE COURT-APPROVED MAILING LIST <u>SUMMARY:</u> United States' Notice of Appearance of Counsel And Request to Amend Court-Approved Mailing List. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 6</p>
765	01-19-2021	<p>STIPULATION <u>SUMMARY:</u> The Parties hereto stipulate concerning how the subflow zone should be represented in the groundwater model for purposes of depletion testing in the San Pedro River watershed. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 7</p>
766	01-19-2021	<p>ORDER GRANTING NOTICE OF APPEARANCE OF COUNSEL FOR THE UNITED STATES OF AMERICA AND REQUEST TO AMEND THE COURT-APPROVED MAILING LIST <u>SUMMARY:</u> IT IS HEREBY ORDERED, Marisa J. Hazell, Hillary Hoffman, and Tyler J. Eastman are added to the Court Approved Mailing List for <i>In re Subflow Technical Report, San Pedro River Watershed, W1-103</i>. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2</p>
767	01-20-2021	<p>U.S. MOTION IN LIMINE TO PRECLUDE ADMISSION OF PARTY EXPERT LEGAL OPINIONS <u>SUMMARY:</u> The U.S. respectfully moves the Court to redact inadmissible legal opinions from expert reports proffered by Amy Hudson, Jon Ford, and Mark Cross, and to preclude admission of party expert legal opinion testimony in the upcoming evidentiary hearing. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 10 (229 with exhibits)</p>
768	01-29-2021	<p>CITY OF SIERRA VISTA AND PUEBLO DEL SOL WATER COMPANY NOTICE OF SUBSTITUTION OF COUNSEL AND REQUEST TO AMEND COURT APPROVED MAILING LISTS <u>SUMMARY:</u> Notice of substitution of counsel and request to amend Court's approved mailing lists. <u>CLAIMANT NO:</u> A list identifying the SOCs of the City of Sierra Vista and Pueblo del Sol Water Company are attached hereto as Exhibits 1 and 2, respectively. <u>PAGES:</u> 4 (excluding exhibits)</p>

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769	02-05-2021	<p>ORDER GRANTING CITY OF SIERRA VISTA AND PUEBLO DEL SOL WATER COMPANY NOTICE OF SUBSTITUTION OF COUNSEL AND REQUEST TO AMEND COURT APPROVED MAILING LISTS</p> <p><u>SUMMARY:</u> IT IS HEREBY ORDERED granting the request for substitution of counsel of the City of Sierra Vista and Pueblo Del Sol Water Company in W-1, W-2, W-3, W-4, and in contested case numbers W1-103, W1-11-605, W1-11-232, W1-11-1174, W1-11-3342, and W1-11-2664.</p> <p><u>CLAIMANT NO:</u> None given.</p> <p><u>PAGES:</u> 2</p>
770	02-08-2021	<p>FREEMPORT MINERALS CORPORATION, ARIZONA PUBLIC SERVICE COMPANY, AND BHP COPPER INC.'S RESPONSE TO THE UNITED STATES' MOTION <i>IN LIMINE</i> TO PRECLUDE ADMISSION OF PARTY EXPERT LEGAL OPINIONS</p> <p><u>SUMMARY:</u> Freeport Minerals Corporation, Arizona Public Service Company, and BHP Copper Inc. respond to the United States' motion <i>in limine</i>.</p> <p><u>CLAIMANT NO:</u> 39-02297, et al. (numerous claims)</p> <p><u>PAGES:</u> 11</p>
771	02-08-2021	<p>SALT RIVER PROJECT'S RESPONSE TO U.S. MOTION <i>IN LIMINE</i> TO PRECLUDE ADMISSION OF PARTY EXPERT LEGAL OPINIONS</p> <p><u>SUMMARY:</u> The Salt River Project submits its response to the motion in limine filed by the United States on January 15, 2021.</p> <p><u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al.</p> <p><u>PAGES:</u> 8 + 29 (attachments) = 37 (total)</p>
772	02-12-2021	<p>JOINT PRETRIAL STATEMENT CONCERNING THE VERTICAL EXTENT OF THE SUBFLOW ZONE</p> <p><u>SUMMARY:</u> The Parties submit their Joint Pretrial Statement concerning the vertical extent of the subflow zone.</p> <p><u>CLAIMANT NO:</u> None given.</p> <p><u>PAGES:</u> 28</p>
773	02-12-2021	<p>CITY OF PRESCOTT'S REPLY TO SPECIAL MASTER'S DESIGNATION OF ISSUES OF BROAD LEGAL IMPORTANCE</p> <p><u>SUMMARY:</u> The City of Prescott files its reply to the Court's Notice of Designation of Issues of Broad Legal Importance.</p> <p><u>CLAIMANT NO:</u> 39-50068, 39-55003, 39-141517, et al.</p> <p><u>PAGES:</u> 5</p>
774	02-18-2021	<p>TRIAL EXHIBITS LIST</p> <p><u>SUMMARY:</u> Trial Exhibits List</p> <p><u>CLAIMANT NO:</u> None given.</p> <p><u>PAGES:</u> 12 + flash drive (attached)</p>
775	02-23-2021	<p>EXHIBIT FLASH DRIVE</p> <p><u>SUMMARY:</u> Exhibit flash drive hearing dates 02/21/2021 – 02/23/2021.</p> <p><u>CLAIMANT NO:</u> None given.</p> <p><u>PAGES:</u> 1 flash drive</p>

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776	02-23-2021	DEPOSITIONS <u>SUMMARY:</u> Seven Depositions with exhibits from Keith Nelson, Jeffrey Inwood, Kelly Hermanson, Peter Mock, Mark Cross, Amy L Hudson and Jon R. Ford. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 10 binders with numerous pages
777	02-23-2021	MINUTE ENTRY TRIAL DAY 1 <u>SUMMARY:</u> This is the time set for Trial to the Court. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 3
778	02-23-2021	MINUTE ENTRY <u>SUMMARY:</u> This is the time set for Readiness Conference before the Special Water Master Susan Harris to address procedural issues about the evidentiary hearing. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2
779	02-24-2021	MINUTE ENTRY TRIAL DAY 2 <u>SUMMARY:</u> This is the time set for Trial to the Court. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 4
780	02-25-2021	CLARIFYING MINUTE ENTRY <u>SUMMARY:</u> The appearances for the United States in the Trial Day 1 Minute Entry dated 2/22/2021 are further clarified as follows. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 1
781	02-26-2021	ORDER GRANTING MOTION TO BE ADDED TO THE COURT'S APPROVED MAILING LISTS <u>SUMMARY:</u> IT IS ORDERED that Jeffrey L. Sklar is removed and Jason Simon shall be added to the court-approved mailing lists for the above referenced cases. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2

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782	05-05-2021	CITY OF AVONDALE'S NOTICE OF SUBSTITUTION OF COUNSEL AND REQUEST TO BE ADDED TO THE COURT APPROVED MAILING LIST <u>SUMMARY:</u> The City of Avondale's Notice of Substitution of Counsel and Request for Counsel to be added to the Court's approved mailing lists. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 3
783	05-10-2021	ORDER GRANTING CITY OF AVONDALE'S SUBSTITUTION OF COUNSEL AND REQUEST TO BE ADDED TO THE OCURT'S APPROVED MAILING LIST <u>SUMMARY:</u> IT IS HEREBY ORDERED granting the City of Avondale Notice of Substitution of Counsel adding Nicholle Harris, City Attorney for the City of Avondale, and removing Michael Wawro from all mailing lists in the above referenced cases. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2

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784	06-30-2021	SALT RIVER PROJECT'S POST-TRIAL BRIEF <u>SUMMARY:</u> The Salt River Project submits its post-trial brief with respect to the vertical extent of the subflow zone for purposes of the subflow depletion test. <u>CLAIMANT NO:</u> 39-05-50053 through -50055; et al. <u>PAGES:</u> 10 + 2 (attachments) = 12 (total).
785	06-30-2021	GILA RIVER INDIAN COMMUNITY'S POST-HEARING BRIEF <u>SUMMARY:</u> The Gila River Indian Community submits its Post-Hearing Brief regarding the hearing on February 22 and 23, 2021. <u>CLAIMANT NO:</u> 39-5478, 39-41142, 39-12652, 39-60083, 39-36340, and 39-37360 (Gila River Indian Community) <u>PAGES:</u> 10
786	06-30-2021	STATE LAW PARTIES' POST-HEARING BRIEF CONCERNING THE VERTICAL EXTENT OF THE SUBFLOW <u>SUMMARY:</u> The State Law Parties submit their post-hearing brief concerning the vertical extent of the subflow zone. <u>CLAIMANT NO:</u> See Appendix A <u>PAGES:</u> 22 (including Appendix A) + Exhibit
787	06-30-2021	U.S. POST-TRIAL BRIEF <u>SUMMARY:</u> The U.S. urges the Court to deny relief to all parties who stipulated to and raised non-justiciable points and failed to prove those points at trial. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 11
788	06-30-2021	SAN CARLOS APACHE TRIBE'S POST-TRIAL BRIEF RE: VERTICAL EXTENT OF THE SUBFLOW ZONE <u>SUMMARY:</u> The San Carlos Apache Tribe files its post-trial brief addressing matters heard by the Special Master on February 22-23, 2021 related to the vertical extent of the subflow zone. <u>CLAIMANT NO:</u> 39-12676, 39-63614 <u>PAGES:</u> 15

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789	07-02-2021	CLOSING BRIEF OF THE CITY OF SIERRA VISTA AND PUEBLO DEL SOL CONCERNING THE VERTICAL EXTENT OF THE SUBFLOW ZONE <u>SUMMARY:</u> Closing Brief of the City of Sierra Vista and Pueblo Del Sol Water Company concerning the vertical extent of the subflow zone. <u>CLAIMANT NO:</u> See Exhibit 1 and Exhibit 2 attached <u>PAGES:</u> 10
790	07-06-2021	ARIZONA DEPARTMENT OF WATER RESOURCES' CLOSING BRIEF <u>SUMMARY:</u> The Arizona Department of Water Resources hereby submits its closing brief. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 14
791	07-09-2021	CITY OF CHANDLER'S JOINDER IN THE STATE LAW PARTIES' POST-HEARING BRIEF AND IN SALT RIVER PROJECT'S POPST-TRIAL BRIEF <u>SUMMARY:</u> The City of Chandler joins in the post-hearing briefs of the State Law Parties and SRP on the vertical extent of the subflow zone. <u>CLAIMANT NO:</u> Chandler: 39-L8-37521, 39-07-07930. <u>PAGES:</u> 3

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792	08-03-2021	ORDER GRANTING MOTION TO AMEND THE COURT'S APPROVED MAILING LISTS <u>SUMMARY:</u> Granting the amendment of the court-approved mailing list. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2
793	08-09-2021	NOTICE OF CHANGE OF FIRM ADDRESS <u>SUMMARY:</u> PLEASE TAKE NOTICE that the law firm of Burch & Cracchiolo, P.A., moved to a new location. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 2
794	08-30-2021	ORDER DETERMINING THE VERTICAL BOUNDARY OF THE SUBFLOW ZONE <u>SUMMARY:</u> For purposes of developing a groundwater model to test whether the cone of depression developed by a well located outside the lateral boundaries of the subflow zone has intersected the subflow zone and is pumping subflow, the vertical boundary of the subflow zone is the lower physical boundary of the floodplain alluvium. <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 16

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795	11-30-2021	<p>MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR BELLA VISTA LTD PARTNERSHIP, BELLA VISTA RANCHES LTD PARTNERSHIP AND DANIEL CRACCHIOLO WITH CONSENT</p> <p><u>SUMMARY:</u> Motion to Withdraw as Attorney of Record for Bella Vista Ltd Partnership, Bella Vista Ranches Ltd Partnership and Daniel Cracchiolo for all future proceedings of the General Adjudication of All Rights to Use Water in the Gila River System and Source including in and all Contested Cases.</p> <p><u>CLAIMANT NO:</u> Bella Vista Ranches 39-2740, -2742, -2744-2745, -2747-2748, -2753-2754, -11966, -13866, -13868 through 13871; Dan Cracchiolo 39-11969</p> <p><u>PAGES:</u> 8</p>

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796	12-06-2021	ORDER APPROVING APPLICATION TO WITHDRAW AS COUNSEL FOR BELLA VISTA LTD. PARTNERSHIP, BELLA VISTA RANCHES LTD PARTNERSHIP, AND DAN CRACCHIOLO IN CONTESTED CASES <u>SUMMARY:</u> IT IS HEREBY ORDERED THAT the Law Offices of William P. Sullivan, PLLC and Mr. Sullivan are withdrawn as counsel of record for Bella Vista Ltd. Partnership, Bella Vista Ranches Ltd Partnership and Daniel Cracchiolo for all future proceedings of <i>In the General Adjudication of All Rights to Use Water in the Gila River System and Source, W-1, W-2, W-3 and W-4 (consolidated) and all contested cases thereunder.</i> <u>CLAIMANT NO:</u> None given. <u>PAGES:</u> 4
