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13			
14	UNITED STATES DISTRICT COURT		
15	FOR THE DISTR	ICT OF NEVADA	
16	UNITED STATES OF AMERICA,	In Equity No. C-125	
17)	CV-N-73-125-ECR(RAM)	
- /	Plaintiff,	· · · · · ·	
18)		
19	WALKER RIVER PAIUTE TRIBE,)		
19)	MINERAL COUNTY'S PRELIMINARY	
20	Plaintiff-Intervenor,)	LEGAL THEORIES	
	vs.)		
21)		
22	WALKER RIVER IRRIGATION DISTRICT,)		
	a corporation, et al.,		
23) Defender (
24	Defendants)		

Pursuant to the Court's August 20, 2007, Order, Mineral County submits the following preliminary legal theories. This filing is intended to assist the parties in identifying threshold issues and is not all-inclusive or dispositive of Mineral County's legal positions or arguments.

MINERAL COUNTY'S PRELIMINARY LEGAL THEORIES

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Accordingly, Mineral County reserves the right to change these theories or to assert additional or different legal theories during the pendency of this case.

1. The Public Trust Doctrine:

Mineral County maintains that the public trust doctrine requires that the waters of the Walker River Basin be allocated and managed in such a manner as to ensure that sufficient flows reach Walker Lake to protect the Lake's navigability, fisheries, other wildlife, recreation uses, and its environmental, scenic and historic values before any water in the Basin can be appropriated for other uses. *See Illinois Central R. Co. v. State of Illinois*, 146 U.S. 387, 452-456 (1892); *Mineral County v. Nevada*, 20 P.3d 800, 808 (Nev. 2001) (Rose, J., concurring); *In re Water Use Permit Applications*, 94 Hawaii 97, 133, 9 P.3d 409, 445 (2000); *National Audubon Society v. Superior Court of Alpine County*, 33 Cal. 3d 419, 433-448, 658 P.2d 709, 718-729, *cert. denied*, 464 U.S. 977 (1983); *Pyramid Lake Paiute Tribe of Indians v. Washoe County*, 112 Nev. 743, 748, 918 P.2d 697, 700 (1996); *Kootenai Environmental Alliance v. Panhandle Yacht Club*, 105 Idaho 622, 632, 671 P.2d 1085, 1095 (1983). *See also* Nev. Rev. Stat. § 533.025; Nev. Rev. Stat. § 533.370(5); Nev. Rev. Stat. § 534.020(1).

The severe deficiency of inflows to Walker Lake over the past several decades has dramatically reduced the Lake's level and water quality. This strangling of Walker Lake has devastated the Lake's Lahontan cutthroat trout and tui chub fisheries and the local economy of Mineral County, which is largely dependent on the environmental, scenic, historic and recreational uses for which Walker Lake is famous, such as fishing, bird watching, boating, and swimming. The deficiency of water flowing into Walker Lake due to the over-appropriation of water in the Walker River Basin has gravely damaged, and continues to damage, the Lake's ecosystem and the communities that are dependent on the Lake. The public trust doctrine requires that the allocation and management of water rights in the Basin be modified in a manner sufficient to reverse the ecological and economic damage done by the insufficiency of water flowing into Walker Lake over the past several decades.

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1	2. The Relationship between the	e Tribe's Claims and Public Trust Obligations:		
2	Mineral County believes that the Walker River Paiute Tribe (the "Tribe") and the United			
3	States have asserted valid reserved water rights claims on behalf of the Tribe under existing			
4	decisional law. E.g., Winters v. United States	, 207 U.S. 564 (1908); Arizona v. California, 373		
5	U.S. 546 (1963), decree entered, 376 U.S. 340	U.S. 546 (1963), decree entered, 376 U.S. 340 (1964); Colville Confederated Tribes v. Walton,		
6	647 F.2d 42 (9 th Cir.), <i>cert. denied</i> , 454 U.S. 1	092 (1981); In re General Adjudication of All		
7	Rights to Use Water in the Gila River System and Source, 989 P.2d 739 (Ariz. 1999).			
8	Mineral County maintains that the pub	lic trust obligations concerning Walker Lake and		
9	the Tribe's reserved water rights claims do no	t conflict with each other. Both can be satisfied		
10	through the appropriate modification of the Walker River Decree and re-allocation of non-			
11	Decree water rights in the Basin.			
12				
13				
14	Dated: December 28, 2007	Respectfully submitted,		
15	l A	ADVOCATES FOR COMMUNITY		
16	l A	AND ENVIRONMENT		
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18	F	By /s/ Simeon M. Herskovits		
19		SIMEON M. HERSKOVITS Attorneys for MINERAL COUNTY, NEVADA		
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	MINERAL COUNTY'S PRELIMINARY LEGAL THEORIES 3			

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CERTIFICATE OF SERVICE

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2	
3	I hereby certify that on this 28 th day of December, 2007, I electronically filed the
4	foregoing Mineral County's Preliminary Legal Theories with the Clerk of the Court using the
5	CM/ECF system, which will send notification of such filing to the following via their email
6	addresses:
7	Marta A. Adams
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6			
7	Wes Williams wwilliams@standordalumni.org		
8			
9	and I further certify that I served a copy of the foregoing Mineral County's Preliminary Legal		
10	Theories on the following non-CM/ECF participants by U.S Mail, postage prepaid, this 28 th day		
11	of December, 2007:		
12	Ken Spooner	Tracy Taylor	
13	Walker River Irrigation District P.O. Box 820	State Engineer – Division of Water Resources State of Nevada	
14	Yerington, NV 89447	901 S. Stewart Street	
15		Carson City, NV 89701	
16	John Kramer	Jim Shaw	
17	Department of Water Resources 1416 Ninth Street, Room 1118	Chief Dep. Water Commissioner U.S. Board of Water Commissioners	
18	Sacramento, CA 94814	P.O. Box 853	
19		Yerington, NV 89447	
20	William E. Schaeffer, Esq. P.O. Box 936	Robert Auer District Attorney for Lyon County	
	Battle Mountain, NV 89820	31 South Main Street	
21		Yerington, NV 89447	
22	Robert L. Hunter, Superintendent	Brian Stockton, Deputy Attorney General	
23	Western Nevada Agency Bureau of Indian Affairs	Office of Attorney General 100 North Carson Street	
24	311 E. Washington Street Carson City, NV 89701-4065	Carson City, NV 89701-4717	
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26	Allen Biaggi Dept. of Conservation & Natural Resources	Michael F. Mackedon P.O. Box 1203	
27	State of Nevada	179 South LaVerne Street	
28	901 S. Stewart Street Carson City, NV 89701	Fallon, NV 89407	

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