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1 TREVA J. HEARNE, ESQ. (SBN 4450) JAMES SPOO, ESO. (SBN 1018) 2 ZEH, SAINT-AUBIN, SPOO, & HEARNE 575 Forest Street, Suite 200 3 Reno, Nevada 89509 Telephone: (775) 323-5700 4 5 Attorneys for Intervenor, MINERAL COUNTY NEVADA 6 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 11 UNITED STATES OF AMERICA, 12 (775) 323-5700 FAX: (775) 786-8183 In Equity No. C-125-ECR Plaintiff, 13 575 Forest Street, Suite 200 Subfile No. C-125-C 14 WALKER RIVER PAIUTE TRIBE, REQUEST TO LATE FILE 15 AND REQUEST FOR **MODIFIED SERVICE** Plaintiff-Intervenor, 16 **ORDER** 17 VS. 18 WALKER RIVER IRRIGATION DISTRICT, a corporation, et al., 19 20 Defendants. 21 MINERAL COUNTY, 22 23 Proposed-Plaintiff-Intervenor, 24 VS. 25 WALKER RIVER IRRIGATION DISTRICT, 26 a corporation, et al. 27 Proposed Defendants. 28

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COMES NOW, Mineral County, Nevada, and respectfully requests that the Court accept its filing of a Motion to Publish two days later than required by the Order of this Honorable Court. Mineral County makes this request based upon its continued due diligence in service in this matter and because new matters require a review of the service.

POINTS

Mineral County, Nevada, has indeed been in the active process of service of its papers in this matter since 1995. The Court has directed Mineral County to shoulder an incredibly burdensome and costly task in order for it to make its case to this Court of equity regarding the impending death of the natural wonder that is Walker Lake.

Mineral County, Nevada, whose annual expenditures for the year ending June 30, 2000 were \$4,755, 727.00 has spent more than \$100,000.00 in making this service of process. Over one hundred volunteers have donated their time in addition to the sums expended to employ process servers, marshals, and sheriffs over the entire United States of America, in order to make service on holders of water rights in the Walker River. Nearly 2000 persons have been personally served. The Court has held numerous hearings, one that lasted an entire day. This type of personal service for a water adjudication is both unheard of and considerable in its breadth.).

Mineral County duly prepared its service documents with the new caption and has initiated and completed some of the serves that were ordered by the Court. On June 12, 2002, Walker River Irrigation District faxed to Mineral County a document that affected at least two persons on the caption and would require changes. The fact is that service takes time. First the Court orders the parties or the parties agree to certain persons to be served.

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Then Mineral County has to find the funds to accomplish the service. By the time the service is near complete but not quite, new parties or different names are found and, to be legally and technically correct, Mineral County should amend the caption before serving those next parties. Another situation that complicates the service is that the Sheriff will discover who the real party is while out making the service, the deputy serves this person then Mineral County is required to find the paperwork that supports that serve in order to amend the caption. The problem is that the paperwork often doesn't appear for months and months.

During the completion of this motion for publication, WRID forwarded two deeds that indicate that the water rights belonging to Vivian Fulstone Trust and to the Wilsons have been conveyed to others. Mineral County could spend more money and hours looking for these persons and may or may not be able to accomplish service. The persons who really now possess the water rights would be available and could be served.

Mineral County has suggested and is now requesting that the Court determine that Mineral County's service is complete and that Mineral County be ordered to continue to serve persons with its papers as they become known, either through the WRID or through the service of the United States of America for the Walker River Tribe. Mineral County believes that to be accurate this is the only method that will work. If so ordered by this Court, Mineral County will file a motion to that matter, if the Magistrate believes that this

¹ Mineral County has learned to absolutely believe the Sheriff when he states that the water right has been sold. The deputies in the field have been the most reliable source of information in this entire service.

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can be ordered without further motion then Mineral County so requests. Mineral County will continue to serve those persons that were agreed to in the proposed Order submitted by WRID and Mineral County and any parties that become known that have not been served. It is also Mineral County's recommendation that the caption be abbreviated to "et al" so that persons do not become confused if their name is not on the caption and in order for Mineral County to not have to change the caption on a weekly basis.

WHEREFORE THE ABOVE-STATED REASONS, Mineral County requests that the Court grant it the two day leave in which to file its Motion for Publication, but that the ruling or response to the Motion be stayed until a decision by the Court is made on the other issue of service raised by Mineral County, in that service be considered complete and that Mineral County be ordered to continue to serve persons as they become known.

Dated this // day of June, 2002.

ZEH, SAINT-AUBIN, SPOO & HEARNE

TREVA J. HEARNE, ESO.

Bv.

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1	PROOF OF SERVICE BY MAIL		
2	Pursuant to NRCP 5(b), I certify that I am an employee of ZEH, SAINT-AUBIN		
3	SPOO & HEARNE, 575 Forest Street, Suite 200, Reno, Nevada; over the age of eighteer		
5	years and not a party to the within action; that on this date, I deposited for mailing in the		
6	United States Mail, at Reno, Nevada, postage thereon fully prepaid, a true and correct copy		
7 8	of the Request To Late File And Request For Modified Service Order, addressed as follows		
9	Marta Adams Deputy Attorney General State of Nevada 100 North Carson Street	Linda A. Bowman 540 Hammill Lane Reno, NV 89511	
11	Carson City, NV 89701	Roger Bezayiff	
12 13	R. Michael Turnipseed, P.E. Division of Water Resources State of Nevada	Watermaster P.O. Box 853 Yerington, Nevada 89447	
14 15	123 Nye Lane Carson City, NV 89710	Ross E. deLipkau P.O. Box 2790	
16	Western Nevada Agency Bureau of Indian Affairs	Reno, NV 89505	
17 18	1677 Hot Springs Road Carson City, NV 89706	John Kramer Department of Water Resources 1416 Ninth Street	
19	William W. Quinn Office of the Field Solicitor	Sacramento, CA 95814	
20	U. S. Dept. of the Interior 401 West Washington Street, SPC 44	Gordon H. DePaoli Dale E. Ferguson	
21	Phoenix, AZ 85003	Woodburn & Wedge 6100 Neil Road, Suite 500	
22	George Benesch	Reno, NV 89511-1149	
23 24	P.O. Box 3498 Reno, NV 89505	Kathryn E. Landreth United States Attorney	
25	Gary Stone 290 South Arlington Avenue	100 W. Liberty, Suite 600 Reno, NV 89501	
26	Reno, NV 89510	•	
27			

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21	Boulder, CO 80302	
22	Dated this [] of June, 2002.	
23		
24		Marthe From
		Martha Hauser
25		
26		
27		

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