### Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 1 of 6

3 4 5 6 7 8 9 10 11 12 13 14 15 16		ATES DISTRICT COURT TRICT OF NEVADA IN EQUITY NO. C-125 CASE NO. 3:73-CV-00128-MMD- CSD
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Plaintiff-Intervenor, )) vs. )) WALKER RIVER IRRIGATION DISTRICT, ) a corporation, et al., )) Defendants. )) MINERAL COUNTY, )) Plaintiff-Intervenor, vs. WALKER RIVER IRRIGATION DISTRICT, a corporation, et al., ]) Defendants. ])	STIPULATION AND ORDER FOR EXTENSION OF TIME TO SUBMIT PROPOSED SCHEDULING ORDER AND DISCOVERY PLAN (First Request)

#### Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 2 of 6

1. On August 18, 19, 24, and 29, 2022, a number of Defendants filed answers to Mineral County's *Second Amended Complaint in Intervention*, which filings triggered the requirement that the parties meet and confer under Fed. R. Civ. P. 26(f) and Local Rule 26-1 to discuss a proposed scheduling order and discovery plan. *See* ECF 1063, 1064, 1065, 1067, 1068, 1070, & 1072.

2. On September 20, 2022, Counsel for Mineral County and the Walker Lake Working Group ("Mineral County") and Counsel for the Walker River Irrigation District (the "District"), the Nevada Department of Wildlife ("NDOW"), Lyon County and Centennial Livestock, Mono County, Desert Pearl Farms, Peri Family Ranch LLC, Peri & Peri, LLC and Frade Ranches, the Schroeder Group and California State Water Resources Control Board, California Department of Fish and Wildlife and California Department of Parks and Recreation (the "California State Agencies")(collectively, the "Principal Defendants") conferred by telephone pursuant to Fed. R. Civ. P. 26(f) and LR 26-1.

3. In addition, during that conference, Mineral County and the Principal Defendants also discussed the need to include in their discussions additional individuals and entities who have filed Answers in this matter and may participate in discovery, pre-trial motion practice, and trial, if one becomes necessary.

4. During the September 20, 2022 conference, Mineral County and the Principal Defendants discussed the need to clarify the issues related to Mineral County's Claim and the Defenses to that Claim, and which of those issues will require discovery and the nature and extent of such discovery, as well as the possible phasing of discovery, before they could submit a proposed Scheduling Order and Discovery Plan as required by the relevant Federal Rules of Civil Procedure and the Local Rules of this Court.

5. Further, due to the evolution of circumstances since the filing of Mineral County's *First Amended Complaint in Intervention* in 1994, and as a result of a number of court orders which have been issued since that time, additional discussion is required in order to ensure that discovery proceeds within an appropriate scope and in as efficient a manner as possible.

### Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 3 of 6

6. Consequently, in order to reach an agreement on these issues for a proposed
 Scheduling Order and Discovery Plan, Mineral County and the Principal Defendants require
 additional time.

7. Mineral County and the Principal Defendants believe this work can be completed, and
a stipulated Scheduling Order and Discovery Plan contemplated by Fed. R. Civ. P. 26(f) and Local
Rule 26-1 can be filed, by Tuesday, November 22, 2022.

8. If Mineral County and the Principal Defendants are unable to agree on a stipulated Scheduling Order and Discovery Plan by November 22, 2022, they will submit, either individually or jointly, proposed Scheduling Orders and Discovery Plans which set forth the subjects on which there is agreement and on which there is disagreement by that same date.

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NOW THEREFORE, pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and Local Rule IA 6-1, the Parties hereby stipulate and agree as follows:

 Mineral County and the Principal Defendants will have until and including Tuesday, November 22, 2022, to agree upon and file a stipulated Scheduling Order and Discovery Plan, under Fed. R. Civ. P. 26(f).

2. If Mineral County and the Principal Defendants are unable to agree upon a proposed Scheduling Order and Discovery Plan by November 22, 2022, then by that same date, they will either individually or jointly submit proposed Scheduling Orders and Discovery Plans which set forth subjects on which there is agreement and on which there is disagreement.

3. Mineral County and the Principal Defendants will include in the future discussions referenced herein all Defendants who filed answers to Mineral County's *Second Amended Complaint in Intervention*, and who desire to participate in discovery, pre-trial motion practice, and trial, if one becomes necessary.

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 Date: September 30, 2022
 ADVOCATES FOR COMMUNITY & ENVIRONMENT

 25
 P.O. Box 1075
 El Prado, New Mexico 87529

 26
 By: /s/ Simeon Herskovits
 Simeon Herskovits, NSB # 11155

 27
 Attorney for Mineral County, Nevada

Page 3 of 6

## Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 4 of 6

1 2	Date: September 30, 2022	WOODBURN AND WEDGE 6100 Neil Road, Suite 500 Reno, Nevada 89511
3 4		<u>By: /s/ (per authorization)</u> Gordon H. DePaoli, NSB # 195 Attorneys for Walker River Irrigation District
5 6 7	Date: September 30, 2022	BEST BEST & KRIEGER 2001 N. Main Street, Suite 390 Walnut Creek, California 94596 Jerry Snyder, NSB # 6830
8 9 10 11	Date: September 30, 2022	By: /s/ (per authorization) Roderick E. Watson Attorney for Lyon County and Centennial Livestock SCHROEDER LAW OFFICES, P.C. 10615 Double R. Blvd. #100
12 13 14		Reno, Nevada 89521 <u>By: /s/ (per authorization)</u> Therese Ure Stix, NSB # 10255 Attorney for The Schroeder Group
15 16 17	Date: September 30, 2022	STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL 100 N. Carson Street Carson City, Nevada 89701-4717
18 19 20		<u>By: /s/ (per authorization)</u> Anthony J. Walsh, NSB # 14128 Attorney for Nevada Department of Wildlife
20 21 22	Date: September 30, 2022	THE COUNTY OF MONO (CA) P.O. Box 2415A Mammoth Lakes, California 93546-2415
23 24		<u>By: /s/ (per authorization)</u> Stacey Simon, County Counsel Emily Fox, Dep. County Counsel Attorneys for Mono County
25 26 27		
28		Page 4 of 6
		Page <b>4</b> of <b>6</b>

# Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 5 of 6

1 2	Date: September 30, 2022	SIMONS HALL JOHNSTON PC 22 State Route 208 Yerington, Nevada 89447	
3		By: /s/ (per authorization)	
4		Brad M. Johnston, NSB # 8515 Attorney for Desert Pearl Farms,	
5		Peri Family Ranch, LLC, Peri & Peri LLC, and Frade Ranches	
6			
7	Date: September 30, 2022	STATE OF CALIFORNIA OFFICE OF THE ATTORNEY GENERAL	
8		1300 I Street, Suite 125 P.O. Box 944255	
9		Sacramento, California 94244-2550	
10		By: /s/ (per authorization)	
11		Rob Bonta, Attorney General of California Russell B. Hildreth, Supervising Deputy Attorney General	
12		Nhu Q. Nguyen, Deputy Attorney General NSB # 7844	
13		Attorneys for California State Agencies	
14			
15			
		ORDER	
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16 17	Dated:		
	Dated:	_, 2022. IT IS SO ORDERED.	
17	Dated:		
17 18	Dated:	_, 2022. IT IS SO ORDERED.	
17 18 19	Dated:	_, 2022. IT IS SO ORDERED.	
17 18 19 20	Dated:	_, 2022. IT IS SO ORDERED.	
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	Dated:	_, 2022. IT IS SO ORDERED.	
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Case 3:73-cv-00128-MMD-CSD Document 1078 Filed 09/30/2022 Page 6 of 6

#### **CERTIFICATE OF SERVICE**

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2	I hereby certify that on this 30th day of September, 2022, on behalf of Mineral County and			
3	the Walker Lake Working Group, I filed the foregoing STIPULATION AND ORDER FOR			
4	EXTENSION OF TIME TO SUBMIT PROPOSED SCHEDULIGN ORDER AND			
5	DISCOVERY PLAN with the Clerk of the Court using the CM/ECF system, which will send			
6	notification of such filing to the email addresses that are registered for this case.			
7	Additionally, I hereby certify that on this 30th day of September, 2022, I caused to be served,			
8	via United States Postal Service First Class Mail, a complete copy of the foregoing <b>STIPULATION</b>			
9	AND ORDER FOR EXTENSION OF TIME TO SUBMIT PROPOSED SCHEDULIGN			
10 11	ORDER AND DISCOVERY PLAN, on the following Defendant who has been granted mailed			
12	service by the Court:			
13	Joe and David Sceirine Ranches P.O. Box 1013			
14	Yerington, NV 89447			
15	/s/ Simeon Herskovits			
16	Simeon Herskovits			
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	Page 6 of 6			