## Aug. 5. 2020 1:06PM ID Attorney General

No.0418 P. 1

District Court - SRBA Fifth Judicial District In Re: Administrative Appeals County of Twin Falts - State of Idaho		
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Attorneys for the Idaho Water Resource Board and the Idaho Department of Fish and Game

## IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

The IDAHO WATER RESOURCE BOARD, and the IDAHO DEPARTMENT OF FISH AND GAME,	Case No. CV01-20-9661
Petitioners, v. The IDAHO DEPARTMENT OF WATER RESOURCES,	PETITIONERS' RESPONSE TO BIRD'S OBJECTION TO THE RECORD LODGED WITH THE AGENCY
Respondent,	
٧.	
KURT W. BIRD and JANET E. BIRD,	
Cross-Petitioners.	
IN THE MATTER OF APPLICATION FOR PERMIT NO. 74-16187 IN THE NAME OF KURT W. BIRD OR JANET E. BIRD	

PETITIONERS' RESPONSE TO BIRD'S OBJECTION TO THE RECORD LODGED WITH THE AGENCY - 1 Add County Case No. CV01-20-9661 PETITIONERS, the Idaho Water Resource Board and the Idaho Department Fish and Game, by and through their attorneys of record, hereby respond to *Bird's Objection to the Record Lodged With the Agency ("Bird's Objection"*), filed in this matter on August 4, 2020.

Bird's Objection does not actually raise any objections to the record lodged with the Idaho Department of Water Resources ("Department"), but rather "requests to have until August 24, 2020, to review the record and lodge any objections." Bird's Objection at 2. The Petitioners therefore submit that the Bird's Objection is not in fact an objection to record but rather a motion requesting affirmative relief: a request to extend by twenty (20) days the time for the Birds to file objections to the record lodged with the Department.

The Petitioners do not object to the Birds' request for an extension of the time for the Birds to file objections to the record lodged with the Department. The Petitioners point out, however, that extending the time for the Birds to file objections to the record lodged with the Department would presumably require extending the remainder of the schedule as well. This is because the existing schedule was established by the *Procedural Order Governing Judicial Review of Final Order of Director of Idaho Department of Water Resources* (June 23, 2020) ("*Procedural Order*"), and the *Order Granting Motion for Extension and Resetting Oral Argument* (July 6, 2020) ("*Order Granting Extension*"). Under these two orders and Rule 84 of the Idaho Rules of Civil Procedure, the time period for each successive filing or event is triggered by the date of the preceding filing or event. *Procedural Order* at 3-4; *Order Granting Extension* at 1-2; I.R.C.P. \$4(j)-(q). Thus, the date for filing objections to the record lodged with Department ultimately determines subsequent filing dates, such as the dates for the filing of the settled record and transcript with this Court and the filing of briefs. *Id*.

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The Petitioners therefore request that any order granting the Birds' request for an extension of the time to file objections to the record lodged with the Department will also clarify the effect that such an extension will have upon the remainder of the schedule as established by the *Procedural Order* and the *Order Granting Extension*.

Respectfully submitted this 5<sup>th</sup> day of August 2020.

LAWRENCE G. WASDEN Attorney General

DARRELL G. EARLY Deputy Attorney General Chief, Natural Resources Division

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MICHAEL C. ORR Deputy Attorney General Natural Resources Division

PETITIONERS' RESPONSE TO BIRD'S OBJECTION TO THE RECORD LODGED WITH THE AGENCY - 3 ada county Case No. CV01-20-9661

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#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 5th day of August 2020, I caused the original of the foregoing to be filed with the Court, and true and correct copies to be served on the parties, by the methods indicated:

1. Original to:

253 3rd AVENUE NORTH PO BOX 2707 TWIN FALLS, ID 83303-2707		⊠ U.S. Mail, p ⊠ Facsimile 20	ostage prepaid 18-736-2121
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## 2. Copies to the following:

GARRICK BAXTER IDAHO DEPARTMENT OF WATER RESOURCES 322 E. FRONT STREET, SUITE 648 BOISE, ID 83720-0098	<ul> <li>U.S. Mail, postage prepaid</li> <li>Hand Delivery         <ul> <li>(Attn: Kimberle English)</li> <li>Email:</li> <li>garrick.baxter@idwr.idaho.goy</li> </ul> </li> </ul>
ROBERT L HARRIS HOLDEN, KIDWELL, HAHN & CRAPO PLLC 1000 RIVERWALK DR., STE 200 P.O. BOX 50130 IDAHO FALLS, ID 83405	<ul> <li>U.S. Mail, postage prepaid</li> <li>Email: <u>rharris@holdenlegal.com</u></li> </ul>
TRAVIS L THOMPSON BARKER ROSHOLT & SIMPSON LLP 163 SECOND AVE WEST P.O BOX 63 TWIN FALLS, ID 83303-0063	<ul> <li>U.S. Mail, postage prepaid</li> <li>Email: <u>tlt@idahowaters.com</u></li> </ul>
MARIE CALLAWAY KELLNER MATTHEW A NYKIEL IDAHO CONSERVATION LEAGUE P.O. BOX 884	<ul> <li>U.S. Mail, postage prepaid</li> <li>Email: mkellner@idahoconservation.org mnykiel@idahoconservation.org</li> </ul>

PETITIONERS' RESPONSE TO BIRD'S OBJECTION TO THE RECORD LODGED WITH THE AGENCY - 4 ADA COUNTY CASE NO. CV01-20-9661

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BOISE, ID 83701		
PURCELL RANCH PARTNERSHIP KERRY PURCELL 98 PURCELL LAND LEADORE, ID 83464	X	U.S. Mail, postage prepaid
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PETITIONERS' RESPONSE TO BIRD'S OBJECTION TO THE RECORD LODGED WITH THE AGENCY - 5 ada County Case No. CV01-20-9661