IN THE DISTRICT COURT IN AND FOR WATER DIVISION NO. 4 STATE OF COLORADO

TO: ALL PERSONS INTERESTED IN WATER APPLICATIONS IN SAID WATER DIVISION NO. 4

Pursuant to C.R.S. 37-92-302, as amended, you are notified that the following is a resume of all applications filed in the Water Court during the month of January 2022. The names, address of applicant, source of water, description of water right or conditional water right involved, and description of the ruling sought are as follows: The water right claimed by this application may affect in priority any water right claimed or heretofore adjudicated within this division, and owners of affected rights must appear to object and protest within the time provided by statute, or be forever barred.

AMENDED CASE NO. 2021CW32. Applicant: Andy Pipher, 39558 Hwy 92, Crawford, CO 81415. Amended Application for Conditional Surface Water Rights: Eagle Spring – NW1/4NE1/4 of Section 30, T15S, R92W, 6TH P.M., Easting 264206, Northing 4289738, Zone 13. Source: Alum Gulch, North Fork Gunnison River, Gunnison River. Appropriation Date: 5/1/2018. Amount Claimed: 5 gpm conditional for domestic use in 10 single family residences, irrigation, and stockwater. Each single-family residence will be deeded and own a 1/10 interest in the total 5 gpm. **DELTA COUNTY.**

CASE NO. 2022CW1 (REF NO. 15CW28). Applicant: Cory Potter, 2277 L Road, Grand Junction, CO 81504. Application to Make Absolute: Reeder Ranch Pump – SE1/4NE1/4SE1/4 of Section 13, T2S, R1E, Ute P.M., Easting 203484.15, Northing 4320222.20, Zone 13, 1,758 feet from the south line and 134 feet from the east section line. Source: Whitewater Creek, Gunnison River. Appropriation Date: 06/26/2015. Amount Claimed: .033 cfs absolute for irrigation, wildlife and stockwater. The application on file with the Water Court contains an outline of the work performed during the diligence period. **MESA COUNTY.**

CASE NO. 2022CW2 (REF NO. 09CW27, 15CW30). Applicant: Brandy Ortiz and Keisha Beres, 22203 H-75 Road, Delta, CO 81416. Application To Make Absolute in Whole or in Part: Brewer Wastewater Ditch – SE1/4NW1/4NW1/4 of Section 7, T15S, R94W, 6th PM. 1,102 feet south of the north section line and 1,344 feet east of the west section line. Source: Gunnison River. Appropriation Date: 2/24/2009. Amount Claimed: .20 cfs for irrigation of 4 acres, absolute for 1 acre and conditional for the remaining 3 acres. The application on file with the water court contains an outline of the work performed during the diligence period. **DELTA COUNTY.**

CASE NO. 2022CW3000 (15CW3012, 07CW169, 01CW64, 92CW202), Division: 4. DISTRICT COURT, WATER DIVISION FOUR, STATE OF COLORADO, 1200 N. Grand Ave., Bin A, Montrose, CO 81401, (970) 642-8300. CONCERNING THE APPLICATION FOR WATER RIGHTS OF: CRESTED BUTTE HIGHLANDS PROPERTY OWNERS ASSOCIATION, INC., IN GUNNISON COUNTY, COLORADO. APPLICATION FOR FINDINGS OF REASONABLE DILIGENCE. 1. Name, Address and Telephone Number of Applicant: Crested Butte Highlands Property Owners Association, Inc. (the "Applicant"), c/o John Taylor, President, P.O. Box 2121, Crested Butte, CO 81224, (303) 444-0993. Previous decrees were entered in the name of Crested Butte Highlands Association, but the name of the entity currently registered with the Colorado Secretary of State is designated above as the Applicant. Direct All Pleadings to: Steven J. Bushong, Cassidy L. Woodard, Bushong & Holleman PC, 1525 Spruce Street, Suite

200, Boulder, CO 80302. 2. Overview and Names of Structures: This Application concerns sixteen residential wells known as the Crested Butte Highlands Residential Wells (the "Residential Wells"), one of which is located on each of the sixteen lots that comprise the Crested Butte Highlands Subdivision ("Subdivision"). The Applicant hereby seeks findings of reasonable diligence for the remaining conditional portions of the Residential Wells. 3. Description of the Residential Wells: 3.1. Original Decree: The Residential Wells were originally adjudicated conditional water rights by the District Court in and for Water Division Four, State of Colorado (the "Water Court") in Case No. 84CW196 decreed on December 8, 1986 (the "84CW196 Decree"), 3.2. Prior Diligence Decrees: Prior findings of reasonable diligence and findings that portions of the subject conditional water rights for the Residential Wells were made in Water Court Case Nos. 92CW202 (April 7, 1995), 01CW64 (November 20, 2001), 07CW169 (March 11, 2009), and 15CW3012 (January 11, 2016), 3.3. Decreed Locations: One of the Residential Wells is located within each of the sixteen lots comprising the Subdivision, which consists of 246 acres in portions of the N1/2 of Section 21 and the SW1/4 of Section 16. all in T. 14 S., R. 85 W. of the 6th P.M., County of Gunnison, State of Colorado. The number of each of the Residential Wells specifically referenced herein corresponds to the lot number of the Subdivision within which the well is located. A map of the Subdivision is attached as Exhibit A, 3.4. Source: The source of water for the Residential Wells is groundwater tributary to the East River, which is tributary to the Gunnison River, tributary to the Colorado River, 3.5. Appropriation Date: The Residential Wells have an appropriation date of November 30, 1984, 3.6. Amount: Each of the Residential Wells was originally decreed for 15 gallons per minute ("gpm") conditional, for a total of 240 gpm. The following table summarizes the amounts for the Residential Wells that previously made absolute and the portions that remain conditional:

Well No.	Absolute Amount (in gallons per minute)	Conditional Amount (in gallons per minute)
1	0	15
3	2.5	0
	0	15
4	5	10
5	3.5	11.5
6	15	0
7	12	3
8	15	0
9	15	0
10	0	15
11	15	0
12	3	0
13	10	5
14	15	0
15	15	0
16	0	15

3.7. <u>Use</u>: The Residential Wells serve domestic and irrigation uses on each of the sixteen lots, 3.8. <u>Remarks</u>: The Residential Wells operate under an augmentation plan approved in the 84CW196 Decree. In addition, pursuant to the Water Court decree in Case No. 85CW281, the Residential Wells were adjudicated as alternate points of

diversions for various spring water rights decreed by the Water Court in Case Nos. W-1597 and W-1598. Further, in 2007, Applicant acquired an additional one acre-foot (AF) of augmentation water from the Aspinall unit storage water, which is the subject of the augmentation plan in Water Court Case No. 03CW49. Said augmentation plans and use of the Residential Wells as alternate points of diversion for the spring water rights are not the subject of this Application. 4. Request for Findings of Reasonable Diligence: Applicant seeks findings that it has exercised reasonable diligence in the development of the remaining conditional portions of the Residential Wells as further described in Section 3 above. 5. Diligence Activities: The Water Court has previously determined that the Residential Wells are part of an integrated water supply system that provides a water supply for the Subdivision. The following work has been performed which directly benefits the Residential Wells in applying the water to beneficial use: 5.1. Each of the sixteen lots that comprise the Subdivision have been sold to private purchasers. Twelve of the sixteen Residential Wells have had homes constructed with water from individual Residential Wells applied to beneficial use within said homes. It is anticipated that two of the remaining Residential Wells will be permitted and constructed in 2022 because two of remaining four vacant lots are expected to be built upon in 2022, 5.2. Real estate within the Subdivision continues to be actively bought and sold. During the diligence period, Lots 1, 3, 4, 5, 6, 7, 9, 10, and 16 all changed ownership, which includes the four remaining vacant lots representing the four unconstructed Residential Wells, 5.3. Applicant has continued to maintain infrastructure within the Subdivision as necessary to reach full build-out and to perfect the remaining conditional water rights. Such infrastructure includes, but is not limited to, annual road maintenance, grading, and plowing. 6. Land Ownership: The lots upon which the Residential Wells are or will be located are all owned by Applicant's members. WHEREFORE, Applicant respectfully requests that the Court enter a decree (1) granting Applicant's request for findings of reasonable diligence as described in Section 4 above; and (2) granting such other and further relief as the Court deems just and proper. (5 pages + Exhibit) GUNNISON COUNTY.

CASE NO. 2022CW3001 (REF. NOS. W-2085, 80CW194, 84CW191, 88CW147, 95CW68, 2002CW20, 2008CW133, 2015CW3039). Application to Make Absolute. Applicant: Tod Michael Colvin as Personal Representative of the Estate of Theodore Glenn Colvin a/k/a Ted Colvin, c/o John T. Howe, Hoskin Farina & Kampf, Professional Corporation, 200 Grand Avenue, Suite 400, Post Office Box 40, Grand Junction, Colorado 81502; (970) 986-3400. Name of Structure: Verzuh Pump and Pipeline. Original Decree: Case No. W-2085, decree entered May 23, 1974, Water Division 4. Subsequent Decrees: Case No. 80CW194, decree entered December 22, 1980; Case No. 84CW191, decree entered October 23, 1985; Case No. 88CW147, decree entered May 31, 1989; Case No. 95CW68, decree entered March 8, 1996; Case No. 2002CW20, decree entered October 12, 2002; Case No. 2008CW133, decree entered May 7, 2009, 2015CW3039, decree entered January 16, 2016; all in Water Division 4. Source: Slate River, tributary to the East River, tributary to the Gunnison River. Location: SW½NE¼ of Section 12, Township 14 South, Range 86 West of the 6th P.M., at a point North 20 degrees East approximately 90 feet from the center of said Section 12, Gunnison County, Colorado. Use: irrigation. Appropriation Date: July 15, 1971. Quantity: 1.00 c.f.s. Additional Information: Applicant seeks to make 1.00 c.f.s. of the Verzuh Pump and Pipeline absolute for irrigation for a total of 7.0 acres. Applicant intends to abandon any conditional water rights not requested to be made absolute. The Application contains a detailed description of the work performed during the diligence period. GUNNISON COUNTY.

CASE NO. 2022CW3002 GUNNISON COUNTY, SLATE RIVER, EAST RIVER, GUNNISON RIVER. Skyland Metropolitan District ("Skyland District"). Mike Billingsley, 350 Country Club Drive, Suite 112A, Crested Butte, CO 8122, (970) 349-7411, mike@skylandco.com, c/o Kirsten M. Kurath, 744 Horizon Court, Suite 115, Grand Junction, CO 81506, (970)242-6262, kmkurath@wth-law.com. APPLICATION FOR A FINDING OF REASONABLE DILIGENCE AND TO MAKE CONDITAIONL WATER RIGHT PARTIALLY ABSOLUTE. Structures: Slate River Well Field and Lake Grant Well Field ("Well Fields"). Decrees: January 21, 2016, Case No. 14CW3084, Water Division No. 4, District Court, State of Colorado. Subsequent Decrees: None. Legal Descriptions: The Slate River Well Field will be located: partially in the SW1/4 of Section 6 and the NW1/4 of Section 7, T14S, R85W, 6thPM, and in the SE1/4 of Section 1 and NE1/4 of Section 12, T14S, R86W, 6thPM, being more particularly described as follows: From the SW1/4 of Section 6, T14S, R85W, 6thPM, the starting point bears N41° 21' 46" E, 2022.35; thence S63° 18' 34"W, 4678.7 ft. near the confluence of the Slate River and the Lake Grant Channel: continues, S49° 55' 34"E, 67.0 ft.; continues, S24° 4' 41"E. 287.0 ft.; continues, S0° 40' 3"W, 1401.5 ft.; continues, S57° 54' 56"E, 170.5 ft.; thence, N34° 49' 38"E, 33.6 ft.; thence, S56° 50' 9"E, 47.7 ft.; thence, N89° 49' 54"E, 134.3 ft.; continues, N36° 2' 32"E, 266.43 ft.; continues, N42° 37' 55"E, 1013.5 ft.; continues, N46° 15' 47"E, 247.6 ft.; continues, N35° 23' 57"E, 891.0 ft.; thence, S89° 12' 37"E, 323.3 ft.; continues, S85° 56' 45"E, 322.1 ft.; continues, S89° 10' 23"E, 1435.9 ft.; thence, N0° 44' 35"E, 593.1 ft.; continues, N2° 40' 5"E, 802.0 ft.; continues, N1° 38' 38"E, 697.8 ft. to the point of beginning. See Figure attached to the Application. The Lake Grant Well Field will be located: in NE1/4 of Section 1, Township 14 South, Range 86 West, Sixth Principal Meridian, being more particularly described as follows: Lake Grant Well Field: From the NE corner of Section 1, T14S, R86W, 6thPM, thence N88° 36' 9"W, 2652.8 ft. along the north boundary of Skyland Metropolitan District boundary; thence S30° 9' 27"E, 2195.5 ft.; thence continues S39° 54' 39"E, 968.7 ft.; thence continues N45° 22' 29"E. 1251.8 ft.; thence N1° 10' 18"E, 1696.4 ft. to the point of beginning. See Figure 1. Source: The source of the wells drilled in the Slate River Well Field will be groundwater from the alluvium of the Slate River, tributary to the East River, tributary to the Gunnison River. The source of the wells drilled in the Lake Grant Well Field will be groundwater tributary to Lake Grant and the channel above Lake Grant, tributary to the Slate River, tributary to the East River, tributary to the Gunnison River. Depth: The maximum depth of the wells drilled in the Slate River Well Field and in the Lake Grant Well Field is estimated to be 350 feet. The actual depths of the wells may vary. App. Date: February 24, 2011. Amounts: The maximum instantaneous and combined pumping rate from the wells in the Slate River Well Field shall be 245 gpm (0.55 c.f.s.), conditional. The maximum instantaneous and combined pumping rate from the wells in the Lake Grant Well Field shall be 245 gpm (0.55 c.f.s.), conditional. The combined maximum instantaneous pumping rate from the wells in both Well Fields shall be 245 gpm (0.55 c.f.s.), conditional. The maximum total combined withdrawals from the Well Fields shall be 128 acre feet per year. Uses: Although the Well Fields are being developed primarily to meet the potable water system demands of the Skyland District, uses may also include all municipal purposes, including without limitation domestic, household, mechanical, commercial, manufacturing, industrial, generation of power, fire protection, street sprinkling, watering of parks, lawns, trees, gardens, golf courses and other grounds, the maintaining of adequate municipal reserves, the adjustment and regulation of water in and between the various units and features of the Skyland District's water system, augmentation, replacement and exchange. The Well Fields are being developed primarily to supplement the other water sources in the Skyland District's potable water system and to provide redundancy in the system for operational flexibility. To the extent

the water is not needed to meet the demands of the potable water system, the water may be pumped to and stored in the Skyland District's storage facilities for irrigation, piscatorial, recreational, fire protection, augmentation, replacement and exchange purposes in connection with the delivery of water to the Skyland District's users. The water will be used for these purposes within and for the benefit of lands within the boundaries of the Skyland District, as such boundaries may be expanded in the future, in Gunnison County, Colorado. The Skyland District's boundaries currently include lands located in portions of Sections 1 and 12, T. 14 S., R. 86 W. of the 6th P.M., and Sections 6 and 7, T. 14 S., R. 85 W. of the 6th P.M. See Figure 2 attached to the Application. The water diverted from the wells in the Well Fields may be used directly for any of the above purposes, or it may be stored in the following storage facilities for subsequent use for any of the above purposes: Lake Grant and Lake Grant Enlargement, described in decrees previously entered in Civil Action No. 5782, Gunnison County District Court; Case No. W-2100, Water Division No. 4; and Case No. 93CW185, Water Division No. 4. Skyland Resort and Country Club No. 5 Pond. No. 7 Pond. No. 11 Pond and No. 16 Pond, all as described in the decree previously entered in Case No. 87CW241, Water Division No. 4. Storage tanks now existing or hereafter constructed to adjust and regulate the supply of water in and between the various units and features of the Skyland District's water system and to supply water to residents of the Skyland District. Any future storage facilities constructed or operated by the Skyland District. Remarks: The Skyland District is a Colorado special district located approximately two miles southeast of the Town of Crested Butte in Gunnison County. A planned unit development encompassing approximately 600 acres, originally called the Skyland Resort but now known as The Crested Butte Country Club (referred to herein as the "Skyland development"), exists within the boundaries of the Skyland District. Skyland District provides domestic and irrigation water service to the Skyland development. In addition, there currently exists an 18-hole golf course within the Skyland development. The Skyland development is located within the Slate River drainage. The current boundaries of the Skyland District are illustrated on Figure 2. The Well Fields operate pursuant to the plan for augmentation decreed in Case No. 14CW3084. A. The Well Fields described above are part of the Skyland District's integrated water system and, therefore, pursuant to C.R.S. § 37-92-301(4)(b), all work performed with respect to the development of each of the components constitutes diligence toward development of all the water rights included in the system A detailed outline of what has been done toward completion or for completion of the appropriation and application of water to a beneficial use as conditionally decreed, including expenditures, is contained in the Application. Claim to Make Partially Absolute: Slate River Well Field. Amount: 245 gpm. The water diverted from Entrance Well No. 4 (Permit No. 79765-F) and Entrance Well No. 3 (Permit No. 79764-F) was stored in Lake Grant for all decreed uses and subsequently released from Lake Grant for non-potable irrigation purposes. The water diverted from Entrance Well No. 3 (Permit No. 79764-F) was also directly used for domestic, and municipal purposes. Dates of Beneficial Use: The Skyland District has used its decreed Slate River Well Field water right each year since obtaining a decree in Case No. 14CW3084. As an example for its absolute claim, between May 21, 2021 through May 31, 2021, records maintained by the Colorado Division of Water Resources indicate that the water right was in priority on these dates when The Skyland District pumped Entrance Well No. 4 (Permit No. 79765-F). The Skyland District's internal records show that it pumped Entrance Well No. 4 at that time at rates up to 350 gpm to Lake Grant. Dates of Beneficial Use: The Skyland District has used its decreed Slate River Well Field water right each year since obtaining a decree in Case No. 14CW3084. As an example for its absolute claim, between June 7, 2021 through August 14, 2021,

records maintained by the Colorado Division of Water Resources indicate that the water right was in priority on these dates when The Skyland District pumped Entrance Well No. 3 (Permit No. 79764-F). The Skyland District's internal records show that it pumped Entrance Well No. 3 at that time at rates up to 150 gpm to its domestic water treatment plant. Amount Made Absolute: The total decreed amount of 245 gpm for all decreed uses. Name and address of Landowner: Applicant. Applicant requests that the Court adjudge and decree that the Slate River Well Field water right be made absolute in the full amount claimed for all decreed uses and that the Applicant has been reasonably diligent in the development of the Slate River Well Field and the Lake Grant Well conditional water rights to the extent the same are not decreed absolute, that the remaining conditional portions of the Slate River Well Field and the Lake Grant Well conditional water rights be continued in full force and effect. (10 pages) **GUNNISON COUNTY.**

CASE NO. 2022CW3003 DELTA COUNTY 1. Applicant: Robert Barnes and Barbara Barnes, by Clay, Dodson & Skarka, PLLC, 415 Palmer St., Delta CO 81416, 970-874-9777. APPLICATION FOR FINDING OF REASONABLE DILLIGENCE 2. Name of Structure: BARNES WELL NO. 1 and BARNES WELL NO. 2, 3. Legal description of location: Delta County, SW1/4NW1/4, Section 14, Township 13 South, Range 91 West, 6th P.M. Well No. 1 is approximately 1575 feet south of the north section line and 698 feet east of the west section line. Well No. 2 is approximately 1582 feet south of the north section line and 1132 feet east of the west section line. 4. Dates of Appropriation: Well No. 1 is November 1, 2001; Well No. 2 is February 20, 2009. Amount: Well No. 1 is 0.022 c.f.s. conditional; Well No. 2 is 0.033 c.f.s. conditional. 5. Use: Well No. 1 is for domestic use in one single family residence, including the watering of up to 1500 square feet of lawn and garden and watering of two animals. Well No. 2 is for domestic use in one single family residence including the watering of up to 1500 square feet of lawn and garden and watering of two animals. 6. Source of Water: Tributary to the North Fork of the Gunnison River. Applicant pays the fee each year for an augmentation contract with the Bureau of Reclamation, and has dried up 0.2 acres of land as required by the plan of augmentation. Applicant has used Well No. 1 for domestic purposes. including irrigation and watering animals and requests an absolute decree for well No. 1. As for Well No. 2, Applicant used a backhoe to dig out and level ground for a foundation, which will support a cabin to be served by Well No. 2. Applicant requests a finding of reasonable diligence for Well No. 2. DELTA COUNTY.

CASE NO. 2022CW3004. CAMP ID-RA-HA-JE WEST ASSOCIATION, A/K/A CAMP WEST, c/o Jeff Christianson, P.O. Box 3021, Glenwood Springs, 81602, (951) 491-1174, campwest@gmail.com, with a copy to Applicant's counsel, Kylie J. Crandall, Hayley K. Siltanen, Holland & Hart LLP, 1800 Broadway, Suite 300, Boulder, CO 80201, kicrandall@hollandhart.com, hksiltanen@hollandhart.com. (303)473-2700. APPLICATION FOR FINDINGS OF REASONABLE DILIGENCE. 2. Introduction; Original Decree; Names of Structures. In Case No. 06CW251, Water Div. No. 4, Applicant adjudicated water rights and a plan for augmentation, including exchange, for Camp Id-Ra-Ha-Je (the "Camp") located near Somerset, Colorado. Through this Application, Applicant seeks findings of reasonable diligence on all of the remaining portions of the following water rights, originally decreed in Case No. 06CW251, Water Div. No. 4: Frey Ditch Camp West Enlargement, Camp West Tailwater Ditch, Camp West Floodwater Ditch, Camp West Well Nos. 1 and 2, Camp West Pond No. 1, and the Camp West Augmentation Pond (the "Subject Water Rights"). A map depicting the location the Subject Water Rights is attached to the Application as Exhibit A. 3.

Description of Conditional Water Rights: a. Frey Ditch Camp West Enlargement. i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal description: The point of diversion is the existing headgate of the Frey Ditch located in the NW1/4 of the NE1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. at a point 2,116 feet from the E line and 746 feet from the N line of said Sec. 11; originally described in Civil Action 2563 as a point on the left bank of Anthracite Creek from which the NE corner of Sec. 11, T. 13 S, R. 89 W, 6th P.M. bears N 18°30' W 630 feet. The UTM coordinates for the point of diversion are NAD-83 UTM Zone 13 Easting, Northing 300342.09, 4312783.73 meters, iv. Source: Anthracite Creek, trib. to North Fork of Gunnison River, trib. to Gunnison River. v. Approp. date: 06/30/2003 for stock water and augmentation. The ditch will also be used to fill and refill the Camp West Pond No. 1 and Camp West Augmentation Pond. vi. Amount Claimed: 0.5 cfs, cond. vii. Uses: Stock water and augmentation. viii. Remarks: The Frey Ditch Camp West Enlargement was decreed absolute for recreation, filling and providing freshening flows for the Camp West Pond No. 1, provision of water to the Camp West Water Slide, fire protection and irrigation in the decree granted in Case No. 06CW251. b Camp West Tailwater Ditch.: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal description: The point of diversion is in the NW1/4 of the NEI/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. at a point 2,233 feet from the E Sec. line and 1,263 feet from the N Sec. line of said Sec. 11. The UTM coordinates for the point of diversion are NAD-83 UTM Zone 13 Easting, Northing 300302.21, 4312627.19 meters. iv. Source: Surface water and irrigation return flow water in an unnamed drainage tributary to Anthracite Creek. v. Approp. date: 09/01/2006. vi. Amount claimed: 0.25 cfs, cond. vii. Uses: Supplemental irrigation of six acres within Applicant's property in Sec. 11, T. 13 S, R. 89 W of the 6th P.M. that is currently, and will continue to be, irrigated by Applicant's interest in the Frey Ditch. During the limited time that water is physically available in priority at this point of diversion, it can be used by Applicant to sprinkle irrigate the historically irrigated land by gravity, which will allow Applicant to avoid the expense of pumping water from the Frey Ditch and/or Camp West Pond No. 1 for irrigation. When this water right is not physically available and in priority, Applicant will continue to irrigate as it has historically under the Frey Ditch water right and the Frey Ditch Camp West Enlargement water right. c. Camp West Floodwater Ditch: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal description: The point of diversion is in the SE1/4 of the NW1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. at a point 2.594 feet from the W Sec. line and 2.125 feet from the N Sec. line of said Sec. 11. The UTM coordinates for the point of diversion are NAD-83 UTM Zone 13 Easting, Northing 300151.44, 4312369.07 meters. iv. Source: Unnamed drainage tributary to Anthracite Creek. v. Approp. date: 09/01/2006. vi. Amount claimed: 0.25 cfs. cond. vii. Use: Supplemental irrigation of six acres within Applicant's property in Sec. 11, T. 13 S, R. 89 W of the 6th P.M. that is currently, and will continue to be, irrigated by Applicant's interest in the Frey Ditch. During the limited time that water is physically available in priority at this point of diversion, it can be used by Applicant to sprinkle irrigate the historically irrigated land by gravity, which will allow Applicant to avoid the expense of pumping water from the Frey Ditch and/or Camp West Pond No. 1 for irrigation. When this water right is not physically available and in priority, Applicant will continue to irrigate as it has historically under the Frey Ditch water right and the Frey Ditch Camp West Enlargement water right. d. Camp West Well No. 1: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings

of diligence; entered on 01/19/2016 in Case No. 15CW3048, iii, Legal description; The well is located in the NE1/4 of the NW1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. at a point 2,559 feet from the W Sec. line and 1,259 feet S of the N Sec. line of said Sec. 11. The permitted location of the well is in the NE1/4 of the NW1/4 of Sec. 11, T. 13 S. R. 89 W of the 6th P.M. at a point 775 feet from the N Sec. line and 2,410 feet from the W Sec. line of said Sec. 11. The UTM coordinates for the point of diversion are NAD-83 UTM Zone 13 Easting, Northing 300147.72, 4312633.26 meters. iv. Source: Ground water tributary to Anthracite Creek. v. Depth: Approx. 35 feet. vi. Approp. date: 06/30/2003 for conditional uses. vii. Amount claimed: 0.089 cfs (40 gpm) cond., with an annual diversion of 4.43 acre feet. In Case No. 06CW251, Camp West Well No. 1 was decreed absolute in the amount of 0.022 cfs (10 gpm) for domestic purposes in one single-family dwelling, with an annual diversion of 1.0 acre foot, viii. Uses: Domestic use in an additional residence and the in-house uses at the Camp, commercial, stock water, fire protection, and irrigation. Irrigation will be of up to one-half acre of augmented irrigation of lands in the NE1/4 of the NW1/4 and NW1/4 of the NE1/4 of Sec. 11. T. 13 S, R. 89 W, 6th P.M. The one-half acre of supplemental irrigation by the well will include lands that are under the Frey Ditch. Irrigation use under the Camp West Well No. 1 will only occur when the Frey Ditch Camp West Enlargement is physically unavailable or not in priority. ix. Remarks: The Camp West Well No. 1 currently operates under Permit No. 89054 and has served as a potable water supply for the Camp since construction in 1977. The well is not located within 600 feet of any wells owned by third parties. e. Camp West Well No. 2: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal description: The well is located in the NW1/4 of the NE1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. at a point 2,168 feet W of the E Sec. line and 902 feet S of the N Sec. line of said Sec. 11. The UTM coordinates for the point of diversion are NAD-83 UTM Zone 13 Easting, Northing 300324.85, 4312736.76 meters. iv. Source: Ground water tributary to Anthracite Creek. v. Depth: Approx. 50 feet. vi. Approp. date: 06/30/2003. vii. Amount claimed: 0.111 cfs (50 gpm), cond., with an annual diversion of 5.43 acre feet. viii. Uses: Domestic for two residences and the inhouse uses at the Camp, commercial, stock water, fire protection, and irrigation. Irrigation will be of up to one-half acre of supplemental irrigation of lands in the NE1/4 of the NW1/4 and NW1/4 of the NE1/4 of Sec. 11, T. 13 S, R. 89 W, 6th P.M. The one-half acre of supplemental irrigation by the well will include lands that are under the Frey Ditch. Irrigation use under the Camp West Well No. 2 will only occur when the Frey Ditch Camp West Enlargement is physically unavailable or not in priority, ix. Remarks: The Camp West Well No. 2 will be used as an additional source of potable water for the Camp. The well is not located within 600 feet of any wells owned by third parties. f. Camp West Pond No. 1: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal description: Camp West Pond No. 1 is located in the NE1/4 of the NW1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. The point of intersection of the outlet works and the embankment is 2,331 feet from the W line and 1,251 feet S of the N line of said Sec. 11. The UTM coordinates for the pond outflow are NAD-83 UTM Zone 13 Easting, Northing 300078.24, 4312638.11 meters. iv. Source: The off-channel pond is filled by diversions from Anthracite Creek via the Frey Ditch Camp West Enlargement at a rate of 0.5 cfs. v. Approp. date: 06/30/2003 for conditional uses. vi. Amount claimed: 0.88 acre feet absolute, all active capacity, plus 0.68 acre feet absolute for refill associated with replacement of evaporative loss. vii. Uses: Cond. for stockwater and augmentation under the augmentation plan decreed in Case No. 06CW251. viii. Surface area at high water line: 0.22 acres. 1. Maximum height of dam: 4

feet. 2. Length of dam: 300 feet. 3. Capacity: 0.88 acre feet. all active capacity. ix. Remarks: In Case No. 06CW251, the Camp West Pond No. 1 was decreed absolute in the amount of 0.88 acre feet, all active capacity for recreation and fire protection, plus 0.68 acre feet absolute for refill associated with replacement of evaporative loss. The pond also serves as an irrigation pumping forebay for Applicant's interest in the Frey Ditch. Applicant's interest in the Frey Ditch flows into Camp West Pond No. 1, and is immediately pumped out of the Camp West Pond No. 1 for irrigation of the same land historically irrigated by flood irrigation. To the extent that water pumped through the Camp West Pond No. 1 under the original Frey Ditch water right may be characterized as being stored in Camp West Pond No. 1, storage occurs for less than 72 hours. The Camp West Pond No. 1 has been a recreational amenity for the Camp since construction. In the event of a valid call, the pond will be used for augmentation under the augmentation plan decreed in Case No. 06CW251, particularly if a valid call is placed before construction of the Camp West Augmentation Pond described below. g. Camp West Augmentation Pond: i. Original decree: entered on 06/23/2009 in Case No. 06CW251. ii. Subsequent decrees awarding findings of diligence: entered on 01/19/2016 in Case No. 15CW3048. iii. Legal Description: The pond is located in the NW1/4 of the NE1/4 of Sec. 11, T. 13 S, R. 89 W of the 6th P.M. The point of intersection of the outlet works and the embankment is 2,549 feet W of the E Sec. line and 885 feet from the N Sec. line of said Sec. 11. The UTM coordinates for the pond outflow are NAD-83 UTM Zone 13 Easting, Northing 300208.86, 4312745.36 meters. iv. Source: The off-channel pond is filled by diversions from Anthracite Creek via the Frey Ditch Camp West Enlargement at a rate of 0.5 cfs. If the pond, when constructed, intercepts groundwater, the pond will be lined to the satisfaction of the Division Engineer, v. Approp. date: 06/30/2003. vi. Amount claimed: 3.0 acre feet cond. for recreation and fire protection, and 1.87 acre feet cond. for augmentation, all active capacity, plus 1.54 acre feet cond. for refill associated with replacement of evaporative loss, vii. Uses: Recreation, fire protection, augmentation under the augmentation plan decreed in Case No. 06CW251. viii. Surface area of high water line: 0.5 acres. 1. Maximum height of dam: 9 feet. 2. Length of dam: 500 feet. 3. Capacity: 3.0 acre feet storage, all active capacity. The Subject Water Rights are components of an integrated water supply system for the Camp. See paragraph II.9 of the decree entered in Case No. 06CW251. Consequently, diligence with respect to any one component of the integrated water supply system shall be considered in finding that reasonable diligence has been shown in the development of water rights for all features of Applicant's integrated water supply system. See C.R.S. § 37-92-301(4)(b). A detailed outline of activities during the diligence period is included in the Application. Name(s) and address(es) of owner(s) or reputed owners of the land upon which any new diversion or storage structure, or modification to any existing diversion or storage structure is or will be constructed or upon which water is or will be stored, including any modification to the existing storage pool: Applicant. (13 pages incl. exhibit) **GUNNISON COUNTY**.

CASE NO. 2022CW3005. DELTA COUNTY 1. Applicant: Mad Dog Water Company, by Clay, Dodson & Skarka, PLLC, 415 Palmer St., Delta CO 81416, 970-874-9777. APPLICATION FOR FINDING OF RESONABLE DILLIGENCE 2. Name of Structures: Glenn Ditch Pipeline Enlargement. 3. Legal description of points of diversion: Diversion point No. 1 (also known as Glenn Springs No. 1) is in the SW1/4NW1/4SW/14 of Section 11, Township 15 South, Range 91 West, 6th P.M., at a point 1500 feet north of the south section line and 750 feet east of the west section line; Division point no. 2 (also known as Glen Springs No. 2) is in the NE1/4NE1/4SE1/4 of Section 11, Township 15 South, Range 91 West, 6th P.M., at a pint 2050 feet north of the south section line

and 2250 feet east of the west section line. <u>4. Date of Appropriation:</u> July 7, 1993. Amount: originally decreed for a total of 0.25 c.f.s.; 0.033 c.f.s. was made absolute in 03CW116, 117, leaving 0.217 conditional. <u>Amount:</u> 0.211 c.f.s., conditional. <u>5. Use:</u> domestic, stock water, and fire protection <u>6. Source of Water:</u> Springs tributary to the Smith Fork of the Gunnison River. <u>Applicant hired consulting engineer Wayne Schieldt to do an analysis of the water rights owned by, or available to, Applicant, and to develop a Plan for Augmentation. The subject rights will be included in that Plan, which is still in development. DELTA COUNTY.</u>

CASE NO. 2022CW3006. IN OURAY COUNTY, DIVIDE GOLF, LLC c/o Kristin H. Moseley, 2033 11th Street, Suite 5, Boulder, CO 803032, (303) 449-2834. APPLICATION FINDING OF REASONABLE DILIGENCE. 1. Name and Address of Applicant: Divide Golf, LLC ("Divide"), c/o Kristin H. Moseley, Daniel C. Condren, Somach Simmons & Dunn, P.C., 2033 11th Street, Suite 5, Boulder, Colorado 80302. 1. Name of Structures: Fairway Pines Well Nos. 1, 2, 3A, 4, 5A, 6, and 7 through 16, inclusive (collectively, the "FP Wells"). 2. Description of Conditional Water Rights. A. Original Decree. The FP Wells were originally decreed by the District Court in and for Water Division No. 4 ("Water Court") in Case No. 92CW178 on April 13, 1994. B. The source for all FP Wells is groundwater from the Dakota/Burrow Canyon Aquifer, which is tributary to Fisher Creek and the Uncompander River. C. Appropriation Date. April 14, 1992, for all FP Wells for use for irrigation, golf course pond maintenance, and fire protection. December 30, 2010 for all FP Wells for the filling and refilling of Fairway Pines Reservoir on a year-round basis pursuant to the decree in Case No. 10CW197. D. Use. All FP Wells are decreed for irrigation, golf course pond maintenance, fire protection, and the filling and refilling of Fairway Pines Reservoir on a year-round basis. E. Irrigated Area. All FP Wells can be used to irrigate an area up to approximately 60 acres generally located within the land depicted on Exhibit A hereto (the approximately 780 acres of land depicted in Exhibit A is referred to herein as the "Divide Ranch") which is located in Sections 30 and 31, T. 46 N., R. 8 W., N.M.P.M., and in Sections 25 and 36, T. 46 N., R. 9 W., N.M.P.M. F. Location, Amount and Permit. In Case No. 92CW178, FP Well Nos. 1, 2, 4. and 6 were decreed with specific locations and certain amounts were made absolute. Also in Case No. 92CW178, FP Well Nos. 7 through 12 were each decreed at a rate of 75 g.p.m., conditional, to be located in a well field ("Fairway Pines Well Field") shown on Exhibit A, together with up to 6 additional wells for the withdrawal of up to the full cumulative amount by flow rate and volume of water which may be lawfully withdrawn from any one or more of the specifically decreed wells. In Case No. 00CW61, certain amounts of FP Well Nos. 7 through 12 were made absolute. In Case No. 99CW222, the Water Court decreed certain locations for FP Well Nos. 3A and 5A and confirmed that these two wells are components of the Fairway Pines Well Field. In Case No. 08CW141, certain amounts of FP Well Nos. 3A and 5A were made absolute. In Case No. 15CW3070, certain amounts of FP Well Nos. 13, 14, 15, and 16 were made absolute for all decreed purposes. i. FP Well No. 1. a. Located 2,000 feet from the South Section line and 350 feet from the East Section line of Section 36, Township 46 North, Range 9 West, of the N.M.P.M. (NE1/4 SE1/4 Sec. 36, Ouray County). b. 16.5 g.p.m. (0.037 c.f.s.) absolute and 58.5 g.p.m. (0.130 c.f.s.), conditional. C. Well Permit No. 75473-F, previously 043523-F. ii. FP Well No. 2. a. Located 625 feet from the South Section line and 1,225 feet from the East Section line of Section 25, Township 46 North, Range 9 West, of the N.M.P.M. (SE1/4 SW1/4 Sec. 25, Ouray County). b. 61 g.p.m. (0.136 c.f.s.) absolute and 19 g.p.m. (0.042 c.f.s.) conditional. c. Well Permit No. 75474-F, previously 046519-F. iii. FP Well No. 3A. a. Located within the Fairway Pines Well Field in the NW1/4 of the NW1/4 of Section 31, Township 46 North, Range 8 West, N.M.P.M., 634 feet from the

North section line and 1010 feet from the West section line of said Section 31. According to the Division Engineer's PLSS locator system, the location is within 200 feet of the previously decreed location and is at a point in the NW1/4 of the NW1/4 of Section 31, 550 feet from the North section line and 991 feet from the West section line of said Section 31. b. 5 g.p.m. (0.011 cfs) absolute, with a right to divert the full cumulative amount by flow rate and volume of water which may be lawfully withdrawn from any one or more of FP Well Nos. 1, 2, 4, 6, and 7 through 12. The total cumulative flow rate decreed to the FP Wells is 755 g.p.m., of which 276.5 g.p.m. has been made absolute in previous proceedings. The decreed average withdrawal is 168 acre-feet per year. Applicant's annual withdrawal may exceed the average withdrawal of 168 acre feet per year as long as the total volume of water withdrawn does not exceed the product of the number of years since April 13, 1994, times the allowed average annual amount of withdrawal of 168 acre feet, as that amount may be adjusted pursuant to the terms of the decree in Case No. 92CW178. c. Well Permit No. 75475-F, previously 44934-F. iv. FP Well No. 4. a. Located 960 feet from the North Section line and 360 feet from the East Section line of Section 36, Township 46 North, Range 9 West, of the N.M.P.M. (NE1/4 NE1/4 Sec. 36, Ouray County). b. 29 g.p.m. (0.065 c.f.s.) absolute and 46 g.p.m. (0.102 c.f.s.) conditional. c. Well Permit No. 75476-F, previously 046520-F. v. FP Well No. 5A. a. Located within the Fairway Pines Well Field in the NW1/4 of the NW1/4 of Section 31, Township 46 North, Range 8 West, N.M.P.M., 1140 feet from the North section line and 544 feet from the West section line of said Section 31. According to the Division Engineer's PLSS locator system, the location is within 200 feet of the previously decreed location and is at a point in the NW1/4 of the NW1/4 of Section 31, at a point 1086 feet from the North section line and 525 feet from the West section line of said Section 31. b. 10 g.p.m. (0.022 cfs) absolute, with a right to divert the full cumulative amount by flow rate and volume of water which may be lawfully withdrawn from any one or more of FP Well Nos. 1, 2, 4, 6, and 7 through 12. The total cumulative flow rate decreed to the FP Wells is 755 g.p.m., of which 276.5 g.p.m. has been made absolute in previous proceedings. The decreed average withdrawal is 168 acre-feet per year. Applicant's annual withdrawal may exceed the average withdrawal of 168 acre feet per year as long as the total volume of water withdrawn does not exceed the product of the number of years since April 13, 1994, times the allowed average annual amount of withdrawal of 168 acre feet, as that amount may be adjusted pursuant to the terms of the decree in Case No. 92CW178. c. Well permit No. 75477-F, previously 44935-F. vi. FP Well No. 6. a. Decreed location: Located 1,250 feet from the South Section line and 1,240 feet from the East Section line of Section 25. Township 46 North, Range 9 West, of the N.M.P.M. (SE1/4 SE1/4 Sec. 25, Ouray County). b. 27 g.p.m. (0.060 c.f.s.) absolute and 48 g.p.m. (0.107 c.f.s) conditional. c. Well Permit No. 75478-F, previously 046521-F. vii. FP Well Nos. 7-12. a. Decreed location: FP Wells 7 through 12 are located within the Fairway Pines Well Field shown on Exhibit A. b. Amounts: 1. FP Well Nos. 7 through 11: 15 g.p.m. (0.03 c.f.s.) absolute (each) and 60 g.p.m. (0.134 c.f.s.) conditional (each). 2. FP Well No. 12: 12 g.p.m. (0.03 c.f.s) absolute and 63 g.p.m. (0.140 c.f.s.), conditional. c. Permit Information:

Well No.	Well Permit No.	Prior Well Permit No.
FP Well No. 7	75479-F	46518-F
FP Well No. 8	75480-F	43524-F
FP Well No. 9	75481-F	43525-F
FP Well No. 10	75482-F	46522-F
FP Well No. 11	75483-F	43527-F
FP Well No. 12	75484-F	43528-F

viii. <u>FP Well Nos. 13-16</u>: a. Decreed Location: FP Well Nos. 13 – 16 are located within the

Fairway Pines Well Field shown on Exhibit A. The UTM coordinates for these structures are as follows:

		Northing (m) (Zone 13, NAD83)
FP Well. No 13	0254646.3	4232057.3
FP Well No. 14	0254585.8	4232162.4
PP Well No. 15	0254541.6	4232601.3
PP Well No. 16	0254547.9	4232828.2

b. Amounts Made Absolute: FP Well No. 13 (18 g.p.m.) (0.040 c.f.s.); FP Well No. 14 (8 g.p.m.) (0.018 c.f.s.); FP Well No. 15 (10 g.p.m.) (0.022 c.f.s.); FP Well No. 16 (5 g.p.m.) (0.011 c.f.s.). c. Conditional Amounts: In addition to the amounts made absolute, FP Well Nos. 13 – 16 have a right to divert the full cumulative amount by flow rate and volume of water which may be lawfully withdrawn from any one or more of FP Well Nos. 1, 2, 4, 6, and 7 through 12. The total cumulative flow rate decreed to the FP Wells is 755 g.p.m., of which 276.5 g.p.m. has been made absolute in previous proceedings. The decreed average withdrawal is 168 acre-feet per year. Applicant's annual withdrawal may exceed the average withdrawal of 168 acre feet per year as long as the total volume of water withdrawn does not exceed the product of the number of years since April 13, 1994, times the allowed average annual amount of withdrawal of 168 acre feet, as that amount may be adjusted pursuant to the terms of the decree in Case No. 92CW178. d. Permit Information:

Well No.	Well Permit No.
FP Well No. 13	75485-F
FP Well No. 14	75486-F
FP Well No. 15	75487-F
FP Well No. 16	75488-F

4. Detailed outline of work done to complete the project and apply water to beneficial use: Applicant owns and operates the Divide Ranch and Club, a golf course and events center located northwest of Ridgway. Maintaining a reliable and efficient supply of water is critical for irrigation of the greenways and hosting events year-round. The abovedescribed conditional and absolute water rights are an essential component of Applicant's integrated water system. In support of its claim for findings of reasonable diligence, Applicant has engaged in numerous activities during the diligence period that demonstrate diligence toward the application of the subject water rights to their decreed beneficial uses. Applicant has incurred significant costs and expenditures during the diligence to operate, maintain, upgrade, and expand its water facilities, as well as to acquire, maintain and protect the water rights that make up the integrated system. Applicant's specific diligence activities include: A. Upgrading, cleaning, and replacing irrigation pumps. B. Installation of high efficiency irrigation replacement heads. C. Repairing the main irrigation line. D. Upgrading, repairing, replacing, and installing meter, pump, and valve parts for well pumping in the year-round pond, as well as pond maintenance. E. Construction of pump and pipeline project from Dallas Creek, including installation of lift stations and pressure pump stations, as well as associated legal, engineering and permitting fees. F. On February 1, 2019, Applicant reached a Settlement Agreement with the Fairway Pines Estates Owners Association ("FPEOA") regarding a number of pending water rights issues, which is recorded at the Ouray

County Clerk and Recorder, Reception No. 222499 ("Settlement Agreement"), Pursuant to the Settlement Agreement, the FEPOA conveyed a number of water rights to Applicant, including the Fairway Pines Reservoir (Estate Owners Enlargement), Fairway Pines Estate Owners Pond Nos. 1 and 2, FP Golf Course Pond Nos. 2 through 4, the Fairway Pines Estate Owners Association Pumping Plant, Fairway Pines Estate Owners Well Nos. 1 and 2, and the plan for augmentation decreed in Water Court Case No. 16CW3069. Acquisition of the FPEOA water rights will enable applicant to incorporate them into its water rights portfolio to allow for additional methods of providing water service to Applicant's property. G. In Case No. 21CW3017 (13CW3034), decreed on October 22, 2021, Applicant made absolute in part and otherwise obtained findings of reasonable diligence for the following water rights: the Fairway Pines Estates Owners Pond 1, the Fairway Pines Estate Owners Pond 2, the FP Golf Course Pond #2, the FP Golf Course Pond #3, the FP Golf Course Pond #4, the Fairway Pines Estates Owners Association Pumping Plant, the Fairway Pines Reservoir (Estate Owners Enlargement). H. Applicant completed the adjudication of the plan for augmentation in Case No. 16CW3069, decreed on May 9, 2019. I. In Consolidated Case Nos. 19CW3056 & 19CW3057, decreed on January 28, 2020, Applicant obtained findings of reasonable diligence as to the conditional water rights decreed in Case No. 10CW197, including the Fairway Pines Reservoir (a/k/a, FP Reservoir), Scott's Ditch, and the Fairway Pines Ditch. Scott's Ditch and the Fairway Pines Ditch, along with the FP Wells, are used to fill the Fairway Pines Reservoir and are subject to the same plan for augmentation in Case No. 10CW197. J. The Applicant performed ongoing monitoring of water right filings of other appropriators in Water Division 4 to protect the subject decreed water rights. Costs associated with the above activities exceeded \$400,000.00. Because the FP Wells and FP Well Field are an integrated water supply for the Divide Ranch & Club golf course. diligence activities for any portion of the system can be used as evidence of diligence for the remainder. The above activities are necessary prerequisites to applying the subject water right to beneficial use, demonstrate the Applicant's diligence to fully develop and place the rights to beneficial use, and entitle the Applicant to a continuation these rights. 5. Names and Addresses of Owners of Land upon which Structures are or will be Located, upon which Water is or will be Stored, or upon which Water is or will be Placed to Beneficial Use: Applicant. WHEREFORE, the Applicant requests that this Court enter a decree that: 1. Makes a finding of reasonable diligence with respect to the portions of the FP Wells and FP Well Field not yet made absolute, and continue those rights in full force and effect; and 2. Enters such other relief that the Court sees fit. OURAY COUNTY.

YOU ARE FURTHER NOTIFIED THAT you have until the last day of March, 2022 to file with the Water Clerk a Verified Statement of Opposition setting forth facts as to why a certain application should not be granted or why it should be granted only in part or on certain conditions. A copy of such a Statement of Opposition must also be served upon the applicant or the applicant's attorney and an affidavit of certificate of such service shall be filed with the Water Clerk, as prescribed by C.R.C.P. Rule 5. (Filing fee: \$192.00; Forms may be obtained from the Water Clerk's Office or on our website at www.courts.state.co.us). (This publication can be viewed in its entirety on the state court website at: www.courts.state.co.us). FRED CASTLE, Water Clerk, Water Division 4, 1200 N. Grand Ave., Bin A, Montrose, CO 81401