IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA)	Consolidated Subcase No. 03-10022
)	Nez Perce Tribe Off-Reservation
Case No. 39576)	Instream Flow Claims
)	
)	SUPPLEMENTAL DISCLOSURE
)	PURSUANT TO I.R.C.P. RULE
)	40(d)(2)(A)(2)

- 1. I, Roderick Barry Wood, am currently the Presiding Judge in the Snake River Basin Adjudication (SRBA).
- 2. On February 11, 2000, I filed a disclosure pursuant to I.R.C.P. Rule 40(d)(2)(A).
- 3. Subsequent to that date, I was contacted by my sister Sharon L. Backus relative to two additional interests held in Idaho by she and her husband G. Lynn Backus (claims not filed by them).
- 4. Sharon advised me that she and her husband are limited partners in, and as such she believes they own an approximate 1/20 share of, the Ramshorn Ranch Limited Partnership located near Cobalt, Idaho. She has no knowledge of water rights claims by the limited partnership. However, an SRBA records search conducted by the clerk reveals that this limited partnership has claims no. 77-04211A for irrigation and 77-04211B for domestic. Neither have been reported out by the Director.
- 5. Sharon further advised me that G. Lynn Backus owns, as his sole and separate property, 1 of 150 outstanding shares of corporate stock of Flying Resort Ranches, Inc. This corporation filed a domestic water right no. 77-04087, which was not objected to and is awaiting the ministerial task of entry of a partial decree.

- 6. While neither of these interests legally fall within the purview of I.R.C.P. 40(d)(2)(A)(2), nor have I been able to fully verify what these claims are, disclosure is nonetheless made.
- 7. To my knowledge and belief, I have no financial or pecuniary stake or interest in any of my family members' land or water rights interests.
- 8. Additionally, I have no influence or control over their business decisions.

Dated: February 28, 2000.

BARRY WOOD

Administrative District Judge and Presiding Judge of the Snake River Basin Adjudication

CERTIFICATE OF SERVICE

I certify that true and correct copies of the SUPPLEMENTAL DISCLOSURE PURSUANT TO I.R.C.P. RULE (40)(d)(2)(A)(2) were mailed on February 28, 2000, with sufficient first-class postage to the following:

IDWR Document Depository PO Box 83720 Boise, ID 83720-0098

Chief, Natural Resources Division State of Idaho PO Box 44449 Boise, ID 83711-4449

United States Department of Justice Environment & Natural Resources Div 550 West Fort Street, MCS 033 Boise, ID 83724

Court Certificate of Mailing for Expedited Hearings

Deputy Clerk of the Court