

1 SNELL & WILMER
2 L. William Staudenmaier (012365)
3 400 East Van Buren, Suite 1900
4 Phoenix, AZ 85004-2202
5 Telephone: (602) 382-6571
6 Fax: (602) 382-6070
7 wstaudenmaier@swlaw.com
8 *Attorney for Freeport Minerals
9 Corporation*

FENNEMORE CRAIG, P.C.
Sean T. Hood (022789)
Rhett A. Billingsley (023890)
Brian J. Heiserman (031546)
2394 E. Camelback Road, Suite 600
Phoenix, Arizona 85016-3429
Telephone: (602) 916-5475
shood@fclaw.com
rbilling@fclaw.com
bheiserm@fclaw.com
*Attorneys for Freeport Minerals
Corporation*

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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

IN RE: THE GENERAL
ADJUDICATION OF ALL RIGHTS
TO USE WATER IN THE GILA
RIVER SYSTEM AND SOURCE,

No. W-1 (Salt)
No. W-2 (Verde)
No. W-3 (Upper Gila)
No. W-4 (San Pedro)

Contested Case No. W1-11-2664

**FREEPORT MINERALS
CORPORATION'S THIRD
SUPPLEMENTAL DISCLOSURE
STATEMENT FOR PHASE II**

(Assigned to the
Honorable Mark H. Brain)

CONTESTED CASE NAME: *In re Redfield Canyon Wilderness Area*

DESCRIPTIVE SUMMARY: Freeport Minerals Corporation submits its third supplemental disclosure statement for Phase II.

NUMBER OF PAGES: 4

STATEMENT OF CLAIMANT NOS: 39-02297 *et al.* (numerous claims)

DATE OF FILING: July 15, 2016.

1 Freeport Minerals Corporation ("Freeport") submits its Third Supplemental
2 Disclosure Statement for Phase II of this contested case regarding the Federal
3 Government's claimed federal reserved right for the Redfield Canyon Wilderness Area
4 ("RCWA"). Discovery is ongoing, and Freeport expressly reserves the right to
5 supplement and amend its disclosures.

6 **3. WITNESSES WHOM THE DISCLOSING PARTY EXPECTS TO**
7 **CALL AT TRIAL**

8 Supplementing prior disclosures, Freeport discloses the following additional
9 witnesses:

- 10 1. Bryan Hartman
11 c/o Dave Brown
12 Brown & Brown Law Offices
13 P.O Box 1890
14 St. Johns, AZ 85936

15 Mr. Hartman is expected to testify regarding his land and business interests located
16 near the RCWA. Mr. Hartman is expected to testify consistent with any deposition
17 testimony and / or statements that he provides in this case.

- 18 2. Andrew Smallhouse
19 c/o Dave Brown
20 Brown & Brown Law Offices
21 P.O Box 1890
22 St. Johns, AZ 85936

23 Mr. Smallhouse is expected to testify regarding his land and business interests
24 located near the RCWA. Mr. Smallhouse is expected to testify consistent with any
25 deposition testimony and / or statements that he provides in this case.
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3. One or more additional representatives of
of Bayless & Berkalew Company
c/o Dave Brown
Brown & Brown Law Offices
P.O Box 1890
St. Johns, AZ 85936

Additional representatives of Bayless & Berkalew Company are expected to testify regarding the company's land and business interests located near the RCWA. These witnesses are expected to testify consistent with any deposition testimony and / or statements that they provide in this case.

Freeport discloses that it reserves the right to call any witness designated by any party as an expert witness or a non-expert witness.

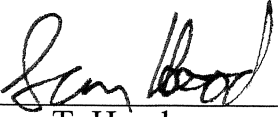
Freeport reserves the right to call any witness to testify at trial for purposes of authenticating any exhibit, to provide foundation, to impeach another witness's testimony, or to provide rebuttal testimony, and Freeport expressly reserves the right to supplement and amend this disclosure.

DATED this 15th day of July, 2016.

SNELL & WILMER L.L.P.

L. William Staudenmaier
Attorneys for Freeport Minerals Corporation

FENNEMORE CRAIG, P.C.

By 
Sean T. Hood
Rhett A. Billingsley
Brian J. Heiserman
Attorneys for Freeport Minerals Corporation

1 ORIGINAL of the foregoing filed
2 this 15th day of July, 2016 with:

3 Clerk of Maricopa County Superior Court
4 Attn: Water Case
5 601 West Jackson Street
6 Phoenix, Arizona 85003-2205

7 COPY hand-delivered this 15th day of July, 2016 to

8 Hon. Mark H. Brain
9 Judge of the Superior Court
10 Central Court Building, Suite 12A
11 201 West Jefferson
12 Phoenix, AZ 85003

13 Susan Ward Harris
14 Special Master
15 Central Court Building, Ste 3A
16 201 West Jefferson
17 Phoenix, AZ 85003-2205

18 COPY mailed this 15th day of July, 2016 to
19 all persons appearing on the Court-
20 approved mailing list in W1-11-2664 dated
21 July 7, 2016

22 By: Kathy Power
23 11812909

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