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LEGAL  
DEPT OF WATER RESOURCES

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6 *Attorneys for St. David Irrigation District*  
7

8 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
9 IN AND FOR THE COUNTY OF MARICPOA

10 IN RE THE GENERAL  
11 ADJUDICATION OF ALL RIGHTS  
12 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. W1-11-232

**ST. DAVID IRRIGATION  
DISTRICT'S DISCLOSURE  
STATEMENT**

(Assigned to the Hon. Mark H. Brain)

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18  
19 CONTESTED CASE NAME: *In re Sand Pedro Riparian National Conservation Area.*

20 HSR INVOLVED: San Pedro River Watershed Hydrographic Survey Report

21 DESCRIPTIVE SUMMARY: St. David Irrigation District submits its first  
22 disclosure statement.

23 STATEMENT OF CLAIMANT NO.: 39-6594

24 NUMBER OF PAGES: 4

25 DATE OF FILING: September 29, 2016  
26

1 St. David Irrigation District discloses the following information  
2 concerning the Federal Government's federal reserved right claims for the San  
3 Pedro Riparian National Conservation Area ("SPRNCA"). Discovery is ongoing  
4 and all rights are reserved to supplement and amend this disclosure.

5  
6 **WITNESSES WHOM THE DISCLOSING PARTY EXPECTS TO CALL AT**  
7 **TRIAL**

- 8  
9 1. Lincoln Dahl  
10 c/o David A. Brown  
11 Brown & Brown Law Offices, P.C.  
12 Post Office Box 1890  
13 St. Johns, Arizona 85936

14 Mr. Dahl is a board member for St. David Irrigation District. Mr. Dahl is  
15 expected to testify about St. David Irrigation District's water right claims and  
16 water uses and the businesses supported by those water right claims and uses.  
17 Mr. Dahl is also expected to testify about the impacts to downstream water  
18 users caused by the increase in riparian vegetation in SPRNCA, including the  
19 reduction in flows to downstream users like St. David Irrigation District.

- 20  
21 2. Andrew Smallhouse  
22 c/o David A. Brown  
23 Brown & Brown Law Offices, P.C.  
24 Post Office Box 1890  
25 St. Johns, Arizona 85936

26 Mr. Smallhouse is a 5<sup>th</sup> generation farmer and rancher in the San Pedro

1 River watershed. Mr. Smallhouse's family owns and operates Bayless &  
2 Berkalew farm and ranch. Mr. Smallhouse is expected to testify about Bayless  
3 & Berkalew's water right claims and water uses and the family businesses  
4 supported by those water right claims and uses. Mr. Smallhouse is also  
5 expected to testify about the impacts to downstream water users caused by the  
6 increase in riparian vegetation in SPRNCA, including the reductions in flows to  
7 downstream users like Bayless & Berkalew.  
8  
9

10  
11 RESPECTFULLY SUBMITTED this 29th day of September, 2016.  
12

13 BROWN & BROWN LAW OFFICES, P.C.  
14

15  
16 By \_\_\_\_\_

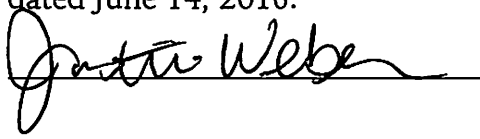
17 David A. Brown  
18 Douglas E. Brown  
19 J Albert Brown  
20 *Attorneys for St. David Irrigation District*

21 ORIGINAL mailed for filing  
22 this 29th day of September, 2016, to:

23 Clerk of the Superior Court  
24 of Maricopa County  
25 Attn: Water Case  
26 601 W. Jackson Street  
Phoenix, AZ 85003

COPY mailed  
this 29th day of September, 2016, to

the Court-Approved Mailing List  
for Case No. W1-11-232  
dated June 14, 2016.



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