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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 FOURTH
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 fourth supplemental disclosure statement for Phase II.

NUMBER OF PAGES: 4

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

DATE OF FILING: October 27, 2016.

1 Freeport Minerals Corporation ("Freeport") submits its Fourth 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"). Freeport expressly reserves the right to supplement and amend its
5 disclosures.

6 **8. EXHIBITS**

7 Supplementing prior disclosures, Freeport discloses these additional documents
8 that Freeport may use at trial. Freeport makes these disclosures without waiving any
9 objection to the use of these documents as trial, including, without limitation, evidentiary
10 objections, such as hearsay.

- 11 1. All documents and evidence disclosed as an exhibit or as potentially
12 relevant information by any party in any phase of this contested case.
- 13 2. All documents and evidence attached to or otherwise included with
14 any filing in any phase of this contested case.
- 15 3. All documents and evidence referenced by any expert witness in any
16 report submitted in this contested case.
- 17 4. All documents and evidence attached to or otherwise included with
18 any expert report submitted in this contested case.
- 19 5. All documents described or otherwise referenced by any expert
20 witness at deposition in this contested case.
- 21 6. All exhibits marked at any deposition in this contested case.
- 22 7. All discovery requests and responses to discovery requests in any
23 phase of this contested case, including all documents identified or
24 produced as part of any response.
- 25 8. All documents produced in response to any subpoena issued in any
26 phase of this contested case, including, without limitation, all
documents produced in response to subpoenas to Steve Swanson and
James Fogg.
9. Aravaipa Canyon Resource Assessment in Support of Federal
Reserved Water Rights, Lowclouds Hydrology Inc., April 2011.
Undersigned counsel believes that this report is already in the
possession of the parties to this contested case. Copies will be
provided upon request to undersigned counsel.

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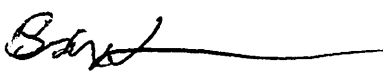
- 10. Response to May 11, 2009 Order Regarding Amending Claims to the Aravaipa Canyon Wilderness Area and the Redfield Canyon Wilderness Area filed in W1-W4. Undersigned counsel believes that this filing is already in the possession of the parties to this contested case. Copies will be provided upon request to undersigned counsel.
- 11. Quantification of Habitat-Flow Requirements for Aquatic Species in the San Pedro River through the San Pedro Riparian National Conservation Area, Dr. William J. Miller, September 14, 2006. Undersigned counsel believes that this report is already in the possession of the parties to this contested case. Copies will be provided upon request to undersigned counsel.
- 12. Streamflow and Groundwater Requirements for Riparian Communities in the San Pedro Riparian National Conservation Area, Bureau of Land Management, 2006. Undersigned counsel believes that this report is already in the possession of the parties to this contested case. Copies will be provided upon request to undersigned counsel.
- 13. Claims for San Pedro River Streamflow, Bureau of Land Management, 2006. Undersigned counsel believes that this report is already in the possession of the parties to this contested case. Copies will be provided upon request to undersigned counsel.

DATED this 27th day of October, 2016.

SNELL & WILMER L.L.P.

L. William Staudenmaier
Attorneys for Freeport Minerals Corporation

FENNEMORE CRAIG, P.C.

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

1 ORIGINAL of the foregoing filed
this 27th day of October, 2016 with:

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

5 COPY hand-delivered this this 27th day of October, 2016 to:

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

9 Susan Ward Harris
Special Master
10 Central Court Building, Ste 3A
201 West Jefferson
11 Phoenix, AZ 85003-2205

12 COPY mailed this 27th day of October, 2016 to
all persons appearing on the Court-
13 approved mailing list in W1-11-2664 dated
September 27, 2016

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15 By: Kathy Power
12193738.1/028851.0183

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