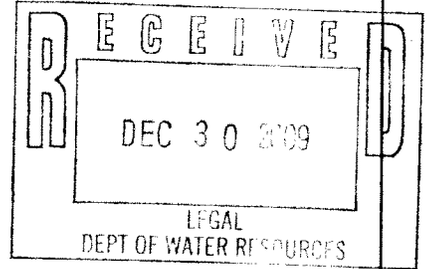


**\*\*Please Provide Requested Information in Typewritten Format\*\***

**\*\*DEADLINE: DECEMBER 28, 2009\*\***

1 Name MILLER BROS'S RANCH  
 2 CARMEN J. MILLER  
 3 Address 1376 S. LEE ST.  
ST. DAVID, AZ  
 4 Telephone (520) 720-4788  
 5 (520) 403-2586



6 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**  
 7 **IN AND FOR THE COUNTY OF MARICOPA**

9 IN RE THE GENERAL ADJUDICATION  
 10 OF ALL RIGHTS TO USE WATER IN  
 11 THE GILA RIVER SYSTEM AND  
 12 SOURCE

W-1 (Salt)  
 W-2 (Verde)  
 W-3 (Upper Gila)  
 W-4 (San Pedro)  
 (Consolidated)

Contested Case No. W1-103

(The Honorable Eddward P. Ballinger, Jr.)

15 **OBJECTION TO SUBFLOW ZONE**  
 16 **DELINEATION REPORT FOR THE**  
**SAN PEDRO RIVER WATERSHED**  
**DATED JUNE 30, 2009**

17 1. I affirm that I am a claimant in the Gila River adjudication and that I am  
 18 entitled to file an objection in this matter because I hold the following Statement(s) of  
 19 Claimant for water rights in the San Pedro River Watershed: FIVE EXEMPT WELLS;  
 20 628091, 628092, 628093, 628094, 651498 WITH EARLIEST  
 21 DRILL DATE 1919.

22 2. This objection is based on the following reasons (attach additional pages if  
 23 necessary): PROPERTY & WELLS ARE PASSED DOWN GENERATIONALLY BEGINNING  
 24 IN THE 1800'S WITH DOMESTIC, LIVESTOCK & CROP USES. THE NEW MAPPING  
 25 & THE ASSUMPTIONS/EXTRAPOLATIONS BASED UPON THIS MAPPING IS IN  
 26 ERROR. THE FIRST FALSE PREMISE TO STATE THAT THE ALLUVIUM,

1 APPROXIMATELY ONE MILE, ON EACH SIDE OF THE RIVER IS 'SATURATED' GROUND  
2 IS LUDICROUS. WHY WOULD SUCH GROUND REQUIRE IRRIGATION TO ESTABLISH  
3 & MAINTAIN EVEN NATIVE GRASSES? SECOND, THE PROPOSED INTERPRETATION  
4 NEGLECTS THE FACT THAT ARTESIAN WELLS IN THE VALLEY ORIGINATE IN  
5 AN ENTIRELY DIFFERENT STRATA. THESE WELLS HAVE NO BEARING ON THE  
6 PROPOSED ASSUMPTIONS. THIRD, THIS MAPPING, WHILE INTERESTING,  
7 GROSSLY OVERSTEPS IN ACTUAL ABILITY TO ADDRESS WATERSHED CONCERNS  
8 & APPEARS TO BE IN USE AS A TOOL TO GAIN ACCESS TO WATER RIGHTS THROUGH  
9 MANIPULATION OF DEFINITIONS AND THE SYSTEM. FOURTH, WATER & WATERSHED  
10 ISSUES & REMEDIES MUST BE ADDRESSED THROUGH THE ACTUAL FACTS &  
11 HONEST SCIENCE. SUCH FACTUAL ASSESSMENT MUST RECOGNIZE THE  
12 EXPANSION OF URBAN ENVIRONMENTS IS AT THE ROOT OF OVERDRAFT NOT  
13 RURAL OR AGRICULTURAL USE.

14 3. The original copy of this objection is being sent by first class mail for  
15 receipt no later than December 28, 2009 to:

16 Clerk of the Superior Court  
17 Maricopa County, Attn: Water Case  
18 601 W. Jackson Street  
19 Phoenix, Arizona 85003

20 4. Also, copies of this objection are being sent by first class mail to each  
21 person on the attached mailing list, which includes the Judge and Special Master assigned  
22 to this matter.

23 \_\_\_\_\_  
24 Signature

25 \_\_\_\_\_  
26 Date