

IDAHO DEPARTMENT OF LANDS

In Re: )  
 IDAPA 20.03.01, Rules ) Docket No. 20-0000-1900F  
 Governing Dredge and Placer )  
 Mining Operations in Idaho )  
 \_\_\_\_\_ )

PUBLIC HEARING ON PROPOSED RULE

FACILITATED BY:

ERIC WILSON

Date: August 16, 2019 - 2:03 p.m.  
 Location: Idaho State Capitol Building  
 Lincoln Auditorium, Room WW02  
 700 West Jefferson Street  
 Boise, Idaho

REPORTED BY:

ANDREA L. CHECK, CSR No. 748, RPR

Notary Public

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P R O C E E D I N G S

MR. WILSON: Well, I think we'll go ahead and get started.

Is that your wife and your daughter?

MR. SMITH: Yes, my granddaughter.

MR. WILSON: Granddaughter, okay. Great. Excellent.

MR. SMITH: Naomi Hope.

MR. WILSON: Excellent. So, yeah, you're our sole guest here today.

MR. SMITH: So everybody else is an employee?

MR. WILSON: We're all IDL or other, yeah.

MR. SMITH: How did that happen?

MR. WILSON: That's okay. It's just a more intimate setting, that's all.

So, as you know, my name Eric Wilson. I'm the bureau chief for Resource Protection Assistance with the Idaho Department of Lands.

So I've just got a short presentation I'm going to go through. We're going to talk about the history of placer mining regulation in Idaho, what's required by IDL through state statute and rule, why this rulemaking is being conducted, and then we'll take any testimony that you may have. And if you have written

1 materials, that's great, we'll take a copy of that as  
2 well.

3 MR. SMITH: Thank you.

4 MR. WILSON: So placer mining, as you know, is  
5 the extraction and concentration of heavy minerals or  
6 metals from the gravels. And that often uses running  
7 water to extract those metals. Gold is, historically,  
8 our most important target. Historically, they've also  
9 extracted monazite, especially in the Bear Valley region  
10 up in Central Idaho.

11 Garnet currently has the most production of  
12 any of the commodities in Idaho for placer mining.  
13 Those are primarily industrial garnets up in the  
14 Fernwood area. There are a few star garnet folks out  
15 there as well.

16 So the history of mining in Idaho -- placer  
17 mining is very deep in the state's history. Gold was  
18 first discovered in the Idaho Territory at Orofino Creek  
19 in 1860, and then further discoveries in the Salmon  
20 River and Boise Basin and Owyhee County, and then  
21 finally in Central Idaho in the Loon Creek area and  
22 Yankee Fork.

23 Those early activities were pretty simple,  
24 using simple tools, panning and sluicing, all hand work.  
25 They found quite a bit of gold, enough that they got

1 larger operations, more financing, so they had  
2 larger-scale placer mining occurring at the  
3 Pioneerville, Rocky Bar, and Boise Basin areas where  
4 these photos were taken from.

5           And then the largest industrial scale placer  
6 operations were the bucket line dredges. There were  
7 several of these that operated throughout Idaho. This  
8 is a picture of the one up in Yankee Fork. If you've  
9 never toured that, I highly encourage you to go tour  
10 that. In the summer they have volunteers up there that  
11 staff it. Fascinating stories. It's really good.

12           But that was active up through the 1950s, and  
13 it had some impacts. And here's a picture of what part  
14 of the Yankee Fork looks like today. There's still many  
15 miles of these dredge spoils left where there used to be  
16 a valley bottom. Similar thing at Grimes Creek in the  
17 Boise Basin, the Middle Fork of the Boise, and a lot of  
18 other places across the state.

19           So all of that large-scale mining continued  
20 until about 1952, and then the sportsmen of Idaho --  
21 there's a very vocal fishing lobby and interest in the  
22 state of Idaho. After several hundred miles of streams  
23 were impacted by these activities, the sportsmen decided  
24 they didn't like all of the sediment-filled streams.

25           So in 1954 they passed the Idaho Dredge and

1 Placer Mine Protection Act by voter initiatives. This  
2 was a vote of the people of the state of Idaho that  
3 we're going to regulate dredge and placer mining.

4 So that statute required plans, bonding, and  
5 maintenance of water quality standards, and, finally,  
6 when mining is completed, reclamation. It was a very  
7 active program throughout the 1990s. The activity,  
8 these days at least, that the Department of Lands  
9 regulates has tapered off quite a bit.

10 Here's where we have our currently active  
11 permits all across the state. Those are our area  
12 offices on the left. So Cataldo is way up in the Silver  
13 Valley area, and we have several operations up there for  
14 gold. The St. Joe is where we have the most activity.  
15 Again, that's for, primarily, industrial garnets. And  
16 then as you go south, the permits that we have on file  
17 dwindle considerably.

18 So when is a permit required under our  
19 statutes and rules? When that disturbance exceeds a  
20 half-acre of cumulative disturbance. It does not allow  
21 an operator to operate on a half-acre, reclaim it, and  
22 then operate on another half-acre right next to that and  
23 reclaim it, et cetera. It's a half-acre cumulative  
24 disturbance. Anything less than half an acre is  
25 considered exploration.

1           So what about suction dredging? And this is  
2 what people wanted to talk about the most over the last  
3 couple of days. Our statute, Idaho Code 47-13, only  
4 applies to suction dredges larger than 8 inches in  
5 diameter. We haven't received any of those applications  
6 in the last 20 years.

7           IDWR, Department of Water Resources, they  
8 handle the regulatory requirements for suction dredges  
9 8 inches in diameter and less. That's their regulatory  
10 program; it's not ours. So we don't regulate what's  
11 commonly referred to as recreational suction dredging.

12           So what types of activities do we cover?  
13 Generally, most of the mining activities under our  
14 statute are done outside the stream channels. They're  
15 out in those gravel deposits right next to the streams.  
16 Traditional excavating equipment, backhoes, excavators,  
17 that sort of thing, feed a wash plant where the gravel  
18 is then processed.

19           Settling ponds are required. You've got to  
20 clarify that water before it's discharged. And then  
21 backfilling and reclamation is required after the mining  
22 is completed.

23           Operations may mine through the stream  
24 channels if they go through the proper permitting and  
25 approvals. And we coordinate those reviews with

1 Department of Water Resources, DQ, Fish & Game. If the  
2 activities are occurring on federal lands, we also  
3 coordinate with the Forest Service and BLM. As with our  
4 other mining programs, we want to operate or come up  
5 with one plan, and then that one plan will satisfy  
6 everybody's requirements.

7           So for the rulemaking process, the  
8 Administrative Procedures Act, Idaho Code 67-52, governs  
9 how agencies go through the rulemaking process. All  
10 rules, by that statute, expire on July 1st of every  
11 year. Every single rule for all agencies across the  
12 state expires on July 1st, unless the legislature  
13 extends those rules for another year by a vote at the  
14 end of the legislative session.

15           In 2019, the legislature failed to do that.  
16 So all State agencies then initiated temporary and  
17 proposed rulemaking efforts to fill those regulatory  
18 gaps. We had temporary rules that were effective on  
19 June 30, 2019, and those will expire at the end of the  
20 next legislative session unless we go through this  
21 proposed rulemaking process, get them something to  
22 review during the legislative session, and then,  
23 hopefully, they will approve those as rules for the next  
24 year.

25           For these rules, dredge and placer mining, we

1 have not proposed any changes. So the same rule that  
2 was in effect at the end of the legislative session,  
3 it's the same rule that we put forward as the temporary  
4 rule, and it's the same rule at the current time that  
5 we're proposing as a rule to the legislature.

6 So in the hierarchy of authorities -- in the  
7 State of Idaho anyway -- we have the Idaho Constitution  
8 up at the top. All of the statutes and everything under  
9 there have to comply with the Idaho Constitution.

10 Underneath that are the statutes or the Idaho Code, and  
11 that's what the legislature does when they come to town,  
12 is they pass statutes. And then the agencies underneath  
13 those statutes, they have authority to do rulemakings.

14 So the rules require to further flesh out  
15 those statutes, give definitions, standards, and just a  
16 common understanding to everyone of this is how that  
17 statute is going to be implemented. Rules do have the  
18 force and effect of law, and they go -- the agencies go  
19 through the rulemaking process, and then those rules go  
20 to the legislature during the next session, and they  
21 give them the Roman Colosseum thumbs up or thumbs down.  
22 They cannot alter the rules. They can only approve or  
23 deny.

24 And that's where we're at. We're in the  
25 rulemaking stage. More precisely, we're in the proposed



1 rulemaking stage. So if there are any substantive  
2 changes to be made to rules, the Administrative  
3 Procedures Act requires that we go through negotiated  
4 rulemaking, which means that you throw something out  
5 there, you have discussions with the affected parties,  
6 and then you come to some sort of agreement on what  
7 those rules should be, because of the compressed time  
8 frame, due to the legislature's inaction.

9           And we were not proposing any changes to the  
10 rule, so we did not go through the negotiated rulemaking  
11 process for this specific rulemaking. We're going  
12 straight into proposed rulemaking. Again, no changes  
13 are being proposed.

14           There is a public comment period required  
15 under the proposed rulemaking. And so we had that  
16 comment period open, and we received sufficient  
17 petitions to trigger public hearings, so we have had  
18 public hearings in Coeur D'Alene and Idaho Falls the  
19 prior two days, and then today we're here.

20           And we will accept public comments through  
21 today. So if you have any written comments, they need  
22 to be turned in today.

23           So changes to the proposed rule can only be  
24 made based on testimony received at these hearings or  
25 based on written comments. During the proposed

1 rulemaking, we just can't decide to do something  
2 different and do something different, only changes made  
3 based on those comments received.

4 So we're going to take all of the comments  
5 that we receive on the proposed rule, and we're going to  
6 look at those, see if there's any possible changes that  
7 we want to make based on those comments. We will  
8 present those at the September Land Board meeting, and  
9 then we'll mull that over for a month.

10 At the October Land Board meeting, we have to  
11 give to the Land Board a pending rule to be published in  
12 the administrative bulletin. And that pending rule  
13 would then go to the next legislative session in 2020.  
14 The hard and fast deadline to get a rule to the next  
15 legislative session is October 16th. So the Land Board  
16 has to vote on that on the 15th, and we have to turn it  
17 in to the Office of Administrative Rules on the 16th.

18 So that's, again, why we have this compressed  
19 time frame. We've got September and October we're going  
20 to the Land Board, so we have to have these hearings in  
21 August so we can get ready for that September Land  
22 Board.

23 So the hearing format is also prescribed by  
24 the Administrative Procedures Act. Again, we're in the  
25 formal rulemaking, the proposed rulemaking; this is not

1 the negotiated rulemaking. In negotiated rulemaking  
2 there's a lot of back-and-forth that occurs, a lot of  
3 discussion that takes place, questions get answered and  
4 asked and so forth.

5 In the proposed rulemaking for the hearing,  
6 all we do is take testimony. Once the testimony starts,  
7 there's no dialog, we just record the testimony,  
8 transcribe it, and then that's what we have for  
9 testimony. So it's very prescriptive. We don't really  
10 have a choice. We'll have an opportunity for a little Q  
11 and A, if needed, before then, but once we start taking  
12 testimony, then we just take testimony until it's done.

13 We won't worry about time limits. If we have  
14 a lot of people who show up, then we have to worry about  
15 that. Not an issue today. And, again, written comments  
16 are also accepted. And then, which you can't read, of  
17 course, but this is where all of our area offices are  
18 located across the state.

19 So do you have any questions before we start  
20 doing testimony?

21 MR. SMITH: I do, because your presentation  
22 brought up a question.

23 MR. WILSON: Okay.

24 MR. SMITH: It has to do -- and I have to find  
25 it. But, anyway, it has to do with a rule. I'm not

1 very polished with all of these rules. I get lost in  
2 all of these rules.

3 MR. WILSON: That's why we have shortcuts to  
4 our rule website that the Office of Administrative Rules  
5 administers.

6 MR. SMITH: So maybe you have answered one of  
7 my questions, and it is in 20.03.01. And I'm not sure  
8 how you read those out, but, anyway, it's part 13,  
9 subpart 6. And it says, "Suction Dredges. These rules  
10 do not apply to dredging operations in streams or  
11 riverbeds using suction dredges with an intake diameter  
12 of 8 inches or less."

13 MR. WILSON: That's correct.

14 MR. SMITH: Okay. So I don't understand how  
15 the rules are now inapplicable. So that's -- I just  
16 confused myself. So the whole chapter is inapplicable  
17 or the whole of the rules in the dredge and placer  
18 mining rules that follow the act are inapplicable?

19 MR. WILSON: So motorized equipment is defined  
20 in the statute as suction dredges with an intake  
21 diameter of greater than 8 inches. And then, again, we  
22 flesh that out further in the rule. We do not regulate  
23 suction dredges with an intake diameter of 8 inches or  
24 less under our regulatory authority. We leave that up  
25 to Water Resources.

1           They have their recreational permitting  
2 program for dredges up to 5 inches, do their one-stop  
3 permit under their guidelines. If you want to use a  
4 dredge larger than that, you have to get the individual  
5 permit. Or if you want to use a recreational-sized  
6 suction dredge outside of their general permit and  
7 guidelines, then you have to get an individual stream  
8 channel alteration permit.

9           So if you're in that 5-to-8-inch range, you  
10 have to get an individual permit from Water Resources.  
11 If you're over 8 inches, you'll have to get a dredging  
12 placer permit from us, you'll have to get a stream  
13 channel alteration permit, also, from Water Resources.  
14 But, again, the operator will come up with one plan that  
15 satisfies everybody's requirements, and then that's a  
16 plan the agency can review.

17           MR. SMITH: Yeah. That makes a lot of my  
18 testimony for today moot. But I did have another  
19 question, and it's probably not an easy-to-answer  
20 question, but it has to do with mineral withdrawals.  
21 And it is also in my written testimony, so I can just  
22 leave it there as well.

23           MR. WILSON: Okay. I can give you a quick  
24 rundown on the history of mineral withdrawals. We've  
25 talked about it the last couple of days as well.

1           The first mineral withdrawals were actually in  
2 our statute 47-13. I think there's three or four of  
3 them in there. And then after that was enacted, based  
4 on input from the Idaho Water Resource Board and  
5 decisions from the Land Board, there have been  
6 additional withdrawals also made over the last 30 years.  
7 And all of those withdrawals are listed on the website.

8           MR. SMITH: Yeah. My question would  
9 specifically be more where the land surrounding the  
10 waterway is federally managed. For instance, if you  
11 have a stream running through lands managed by the U.S.  
12 Forest Service, and there's a withdrawal on that stream,  
13 is that something that's worked out with the BLM to make  
14 a federal withdrawal, as well, or how does that work?

15           MR. WILSON: So that may have more to do with  
16 what streams the State of Idaho considers to be  
17 navigable, because we only assert ownership and those  
18 mineral withdrawals would only apply to -- our mineral  
19 withdrawals will only apply to those streams that we  
20 consider navigable that the beds and banks are owned by  
21 the State of Idaho.

22           And, again, we have a list on our website of  
23 those streams and lakes we currently assert ownership  
24 over. Now, that doesn't mean the federal agencies,  
25 necessarily, agree with what we are claiming to own.

1           The State of Alaska is going through this with  
2 the BLM in several streams. They ended up suing the BLM  
3 and winning a few cases. We have not talked about going  
4 down that road, but that is a potential action the State  
5 could take.

6           But if there is a stream reach that we define  
7 as navigable, as far as the State's concerned anyway,  
8 then it's our opinion the State owns the bed and banks  
9 of that river or stream, and mining claims cannot be  
10 staked on it because it's State-owned.

11           And the federal agencies, they may have  
12 authority above the ordinary high watermark, but they  
13 would not have authority below the ordinary high  
14 watermark.

15           Does that answer --

16           MR. SMITH: That's an interesting distinction;  
17 it is. So I would be willing to provide my testimony.  
18 There's just one more thing. In my written testimony, I  
19 wanted to leave you with a copy of an appeal that was  
20 written to the EPA, the United States Environmental  
21 Protection Agency.

22           And the reason for the appeal was because I  
23 have applied for a Section 10 Rivers and Harbors Act  
24 Permit with the United States Army Corps of Engineers,  
25 which they will not permit me until I go through the

1 U.S. EPA, which I don't belong with the U.S. EPA.  
2 However, what I did not include is the July 24th, 2019,  
3 letter from the U.S. EPA to me. So if I could somehow  
4 get that to you at a later date, I would appreciate  
5 that.

6 MR. WILSON: Can you email it to us later  
7 today?

8 MR. SMITH: Yeah. It won't be within business  
9 hours, so...

10 MR. WILSON: Yeah, that's all right. And,  
11 really, there's -- and, again, I've stated this over the  
12 last couple of days -- there is nothing we can do as a  
13 state with our rules and our statutes to circumvent the  
14 EPA or the Forest Service or BLM. They have their  
15 federal authorities, we coordinate with them as we can,  
16 but there's nothing we can do at a state level to change  
17 those federal permitting requirements.

18 MR. SMITH: Yes.

19 MR. WILSON: Okay. Great. Yeah, if you have  
20 no other questions, then come up and give your  
21 testimony --

22 MR. SMITH: Okay, thank you.

23 MR. WILSON: -- and we'll take the written  
24 copy as well.

25 MR. SMITH: Here's a copy of my appeal, and



1 that's also a petition for rulemaking.

2 MR. WILSON: For us?

3 MR. SMITH: It's actually for U.S. EPA and  
4 U.S. Army Corps of Engineers.

5 MR. WILSON: Okay. And you realize that  
6 within the next couple of years, the Idaho Department of  
7 Environmental Quality is going to have all of the point  
8 source discharge permitting under their purview.

9 MR. SMITH: Yes. But they have told us they  
10 don't want to do anything until 2022 or 2023 when the  
11 current permit runs out.

12 MR. WILSON: That could be.

13 MR. SMITH: So they want to stay under EPA as  
14 long as they possibly can on that issue.

15 MR. WILSON: Yeah, they're phasing in their  
16 primacy through the IPES. They just got the industrial  
17 sector this year, and they're phasing in other types of  
18 permits over the next couple of years. So they may be  
19 tied in with that. So I think it's on, like, a  
20 five-year renewal, or something like that --

21 MR. SMITH: Yeah.

22 MR. WILSON: -- five-year multisector general  
23 permit.

24 MR. SMITH: And they're on their second  
25 go-round.

1 MR. WILSON: Okay.

2 MR. SMITH: Five years was until 2018.

3 MR. WILSON: Okay.

4 MR. SMITH: So they've redone it.

5 MR. WILSON: Okay. Great. Well, the  
6 microphone is yours. You can have as much time as you  
7 would like.

8 MR. SMITH: Okay. Thank you.

9 COURT REPORTER: But I'm going to ask you to  
10 state your name and spell it for me, and to speak  
11 loudly, slowly, and clearly for me. And if you're  
12 reading, read it slowly.

13 MR. WILSON: Okay. Thank you.

14 My name is Don Smith. Do you need an address?

15 COURT REPORTER: Can you spell it?

16 MR. SMITH: Yes. D-o-n, S-m-i-t-h. And I am  
17 a lessee or a lessee [different pronunciation] --  
18 however you say that word -- with the State of Idaho  
19 Department of Lands on a riverbed mineral lease.  
20 Possibly the only one on the Salmon River for gold  
21 mining.

22 And I did direct this to Eric. And I thank  
23 you for the ability to come here today and to testify  
24 and to give oral comments.

25 My interest in the rules are in the riverbed

1 mineral lease program and how the Idaho Department of  
2 Water Resources has interpreted some of the rules to  
3 veto the rules that are necessary for the economic  
4 extraction of minerals on State lands.

5 As a lessee with the State of Idaho Department  
6 of Lands, it would be advantageous for me to exercise  
7 the riverbed mineral lease to its full potential. If  
8 IDL rules are utilized, gold production from State trust  
9 lands could be significantly increased to the benefit of  
10 myself, as the lessee, and to the State, as the lessor.  
11 As gold production increases, the 5 percent royalties  
12 also increases to the benefit of all Idahoans.

13 IDAPA, I-D-A-P-A, Rule 20.03.01-012-04, has  
14 the component in Part B to force a lessee into IDWR  
15 rules by including that a suction dredge exploration and  
16 mining operation shall comply with the Idaho Stream  
17 Channel Protection Act, Title 42, Chapter 38, Idaho  
18 Code, and applicable rules as promulgated and  
19 administered by the Idaho Department of Water Resources.

20 While I acknowledge that Idaho Statute Title  
21 47, Chapter 703A, part (6)(a) includes this statement:  
22 "All suction dredging on State lands must follow the  
23 requirements of the Stream Protection Act, Chapter 38,  
24 Title 42, Idaho Code." And then I end my quote.

25 It doesn't go as far as the IDL rule that

1 requires applicable rules promulgated and administered  
2 by IDWR to be complied with. This rule opens the door  
3 for IDWR to have complete veto power over IDL riverbed  
4 mineral lease rules at agency personnel discretion.

5 Any and all rules for IDL riverbed mineral  
6 lease operations should be made by IDL. A lessee should  
7 never have to deal with two different State agencies  
8 with two different sets of rules. IDWR rules are often  
9 promulgated by agency personnel using methods that are  
10 not recognized by Idaho statutes governing the  
11 rulemaking process.

12 IDWR places rules on suction dredge miners  
13 that are never approved by the legislature because they  
14 are never introduced as rules as required by state law.  
15 IDWR is known to act in arbitrary and capricious fashion  
16 in their rulemaking and, therefore, their rules should  
17 be considered ultra vires.

18 Revisiting Title 42, Chapter 38, Idaho Code,  
19 the Idaho Stream Channel Protection Act, in looking at  
20 definitions, the word "alter" has a definition.

21 "'Alter' means to obstruct, diminish, destroy, alter,  
22 modify, relocate, or change the natural, existing shape  
23 or direction of water flow of any stream channel within  
24 or below the mean high watermark thereof." And that's  
25 where I ended the quote.

1           In most streams and rivers in Idaho, a suction  
2 dredge is incapable of altering a stream course. When a  
3 suction dredge mining operation encounters bedrock, it  
4 goes no further. The water will always be kept in a  
5 drainage by the physical barrier of bedrock. Forces of  
6 nature may erode bedrock and, therefore, change river  
7 channels permanently, but suction dredge mining  
8 operations will not.

9           The rules should acknowledge this reality that  
10 the Idaho Stream Channel Protection Act is the wrong  
11 statute for the regulation of suction dredge mining in  
12 Idaho.

13           Please consider that applicability of rules  
14 found in IDAPA 20.03.01, 13, Section 6. And then it  
15 goes back into suction dredges: "Suction Dredges.  
16 These rules do not apply to dredging operations in  
17 streams or riverbeds using suction dredges with an  
18 intake diameter of 8 inches or less." And that's right  
19 in my quote.

20           That statement is not the entire rule.  
21 However, I think this rule is appropriate for the  
22 riverbed mineral lease program. The program -- I'm  
23 sorry, I misspoke -- the problem is that with all of the  
24 conflicting rules, this rule is not enforced.

25           And I had more in my written comments, but

1 probably not as appropriate, seeing that suction dredge  
2 mining doesn't really fit under the Placer and Dredging  
3 Act in Idaho. But I only had one shot, as I saw it, to  
4 come in here and give my comments.

5           And this has been a problem since the first  
6 time that I got a Land Board hearing for the riverbed  
7 mineral lease, and it continued into the second Land  
8 Board meeting. And as we went through this process, I  
9 couldn't get IDWR to ever agree to the type of operation  
10 that I want to use on the riverbed mineral lease without  
11 them denying my permit and making it impossible for me  
12 to go forward unless I acquiesced to what used to be  
13 called Rule 64 in their rules. It's possibly not Rule  
14 64 now. That might be moved up to Rule 62 or 63 as we  
15 go through this process.

16           So I want to thank you for taking my comments  
17 today.

18           MR. WILSON: Okay. Well, thank you for that.  
19 And with that, we will close testimony, unless you want  
20 to say something?

21           UNIDENTIFIED SPEAKER: No, thank you.

22           MR. WILSON: That's it for testimony today.  
23 Thank you.

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25           (Proceedings concluded at 2:36 p.m.)

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REPORTER'S CERTIFICATE

I, ANDREA L. CHECK, CSR No. 748, Certified Shorthand Reporter, certify;

That the foregoing proceedings were taken before me at the time and place therein set forth;

That the proceedings and all testimony were recorded stenographically by me and transcribed by me or under my direction;

That the foregoing is a true and correct record of all testimony given, to the best of my ability;

I further certify that I am not a relative or employee of any attorney or party, nor am I financially interested in the action.

IN WITNESS WHEREOF, I set my hand and seal this 23rd day of August, 2019.

*Andrea Check*

\_\_\_\_\_  
ANDREA L. CHECK, C.S.R. No. 748, R.P.R.  
Notary Public  
P.O. Box 2636  
Boise, Idaho 83701-2636

My Commission expires July 20, 2022.

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