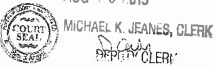
G. Van Velsor Wolf Jr. (#007530) Mark A. McGinnis (#013958) 2 Scott M. Deeny (#021049) Salmon, Lewis & Weldon, PLC 3 2850 East Camelback Road, Suite 200 Phoenix, Arizona 85016 Telephone: (602) 801-9060 Facsimile: (602) 801-9070 4 5 vvw@slwplc.com mam@slwplc.com 6 smd@slwple.com Attorneys for Shinsky Appellants 7 8 Joy Herr-Cardillo (#009817) Timothy M. Hogan (#0045467) 9 Arizona Center for Law in the Public Interest 2205 E. Speedway Tucson, Arizona 85719 10 Telephone: (520) 529-1798 Facsimile: (520) 529-2927 11 jherrcardillo@aclpi.org 12 thogan@aclpi.org Attorneys for Center for Biological Diversity 13 14 15 GREGORY C. and CAROL A. SHINSKY, 16 NAN STOCKHOLM WALDEN and RICHARD S. WALDEN, SAVE THE 17 SCENIC SANTA RITAS, SKY ISLAND ALLIANCE, JOHN KOZMA; ELIZABETH 18 B. MURFEE-DECONCINI, THOMAS F. PURDON, DAVID S. STEÉLE, ARNOLD B. URKEN, COALITION FOR SONORAN 19 DESERT PROTECTION, STANLEY R. 20 HART, and CENTER FOR BIOLOGICAL DIVERSITY 21 Appellants, 22 ٧. 23 ARIZONA WATER QUALITY APPEALS 24 BOARD, 25 Respondent. 26 RE: Aquifer Protection Permit No. P-106100

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AUG 1 6 2013



IN THE SUPERIOR COURT FOR MARICOPA COUNTY

IN AND FOR THE STATE OF ARIZONA

No. LC 2013-000442 - 00127

NOTICE OF APPEAL AND COMPLAINT FOR JUDICIAL REVIEW OF ADMINISTRATIVE DECISION

28

The Shinsky Appellants¹ and the Center for Biological Diversity ("CBD") jointly file this Notice of Appeal pursuant to A.R.S. §§ 49-323(B) and 12-904(A). As used herein, the term "Appellants" refers collectively to the Shinsky Appellants and CBD.

PARTIES, JURISDICTION, AND VENUE

- 1. Gregory C. and Carol A. Shinsky are residents of Vail, Arizona.
- 2. Nan Stockholm Walden and Richard S. Walden are residents of Sahuarita, Arizona.
- 3. Save the Scenic Santa Ritas is a non-profit 501c(3) organization incorporated under the laws of Arizona and doing business in Pima County, Arizona.
- 4. Sky Island Alliance is a non-profit 501c(3) organization incorporated under the laws of Arizona and doing business in Tucson, Arizona.
 - 5. John Kozma is a resident of Green Valley, Arizona.
 - 6. Elizabeth B. Murfee-DeConcini is a resident of Tucson, Arizona.
 - 7. Thomas F. Purdon is a resident of Green Valley, Arizona.
 - 8. David S. Steele is a resident of Tucson, Arizona.
 - 9. Arnold B. Urken is a resident of Green Valley, Arizona.
- 10. The Coalition for Sonoran Desert Protection is an alliance of multiple groups that is not incorporated as a legal entity but is a fiscally-sponsored project of Sky Island Alliance, a 501c(3) organization incorporated under the laws of Arizona. Sky Island does business in Tucson, Arizona.
 - 11. Stanley R. Hart is a resident of Green Valley, Arizona.
- 12. The Center for Biological Diversity is a non-profit organization with its principal place of business in Tucson, Arizona.
 - 13. Jurisdiction in the Superior Court is vested pursuant to A.R.S. § 12-905(A).

<sup>26
27</sup>Gregory C. and Carol A. Shinsky; Nan Stockholm Walden and Richard S. Walden; Save the Scenic Santa Ritas; Sky Island Alliance; John Kozma; Elizabeth B. Murfee-DeConcini; Thomas F. Purdon; David

- 14. This action seeks judicial review of an administrative decision made by the Water Quality Appeals Board ("WQAB"). The hearing in this final decision was held in Maricopa County, Arizona.
- 15. The principal offices of WQAB are located in Maricopa County, and it was in those principal offices where the decision by WQAB giving rise to the administrative proceedings and this action took place.
 - 16. Venue in Maricopa County is proper pursuant to A.R.S. §§ 12-401 and 12-905(B).

BACKGROUND

- 17. The Arizona Department of Environmental Quality ("ADEQ") issued Rosemont's draft Aquifer Protection Permit ("APP") No. P-106100 dated April 3, 2012, and requested public comment.
 - 18. On October 31, 2012, Appellants submitted comments on Rosemont's draft APP.
 - 19. ADEQ issued Rosemont's permit on January 31, 2013.
 - 20. On May 9, 2012, the Shinsky Appellants appealed Rosemont's draft APP.
- 21. On August 20, 2012, the Administrative Law Judge ("ALJ") granted Rosemont's Motion to Dismiss the Shinsky Appellants' Issue 14.
- 22. The Shinsky Appellants withdrew Issues 5 and 13 and deferred prosecution of Issues 3, 7, and 18 to Pima County. Because Pima County settled with ADEQ on August 13, 2012, these issues were not heard.
- 23. The Shinsky Appellants consolidated Issues 1 and 15; Issue 6 (first sentence) and Issue 17; and Issues 8, 9, and 10.
- 24. The hearing on the appeal was conducted by the ALJ on August 27-31 and September 17-20, 2012. The ALJ issued his recommended decision on June 12, 3013.
- 25. On July 8, 2013, the WQAB met to consider the ALJ's Decision dated June 12, 2013.
- 26. On July 16, 2013, the WQAB's Final Administrative Decision adopted the ALJ's Findings of Fact 1 through 506 and Conclusions of Law 1 through 33 in their entirety and

affirmed the ALJ's recommended decision to affirm the APP. See ALJ's Decision dated June 12, 2013, for the list of Findings of Fact and Conclusions of Law.

COUNT ONE

Judicial Review of Administrative Decision

- 27. Appellants incorporate by reference all of the preceding paragraphs and allegations of this Notice of Appeal and Complaint, as if set forth in full herein.
- 28. The WQAB Decision was arbitrary, capricious, contrary to law, an abuse of discretion, and not supported by substantial evidence, A.R.S. § 12-901.7, in the following respects:
- a. The WQAB's failure to consider that the ALJ's dismissal of Issue 14 (ADEQ must consider surface water impacts when deciding whether to issue the APP), see Case Management Order No. 12, was contrary to law.
- b. The WQAB's failure to consider that the arbitrary, capricious, and illegal nature of ADEQ's decision-making process was arbitrary and capricious.
- c. The WQAB's failure to require ADEQ to take into consideration clear evidence that the Rosemont facility will be built differently from the facility described in the APP application was arbitrary and capricious, as was ADEQ's failure to consider such impacts prior to final approval of the APP.
- d. The WQAB's failure to require ADEQ to consider biological factors, as required by ADEQ's own rules, A.A.C. R18-9-A202(A)(4), was arbitrary, capricious, and contrary to law, as was ADEQ's failure to consider such information.
- e. The WQAB's decision-making process at its July 8, 2013, meeting was arbitrary, capricious, and inconsistent with the legal requirements of the WQAB, A.R.S. § 49-324(C). The WQAB's Decision stated that the WQAB reviewed the ALJ Decision, transcripts and arguments of the parties, and the WQAB completed a full and careful deliberation of the same. Transcripts of the proceedings indicate that the WQAB did not, in fact, review the materials they claimed, however. Although one of WQAB's members

was not in agreement to affirm the ALJ's Decision and believed that the WQAB needed 1 more time to review the documents involved, the WQAB made its final decision at the 2 3 conclusion of the hearing. 4 RELIEF 5 Appellants seek the following relief: 6 a. Reverse the decision of the WOAB and remand the matter for the 7 WQAB to reconsider the foregoing issues. 8 b. Remand the permit approval to ADEQ to consider (1) the surface water impacts of the Rosemont APP, (2) the impact to the groundwater that will arise 9 from the likely construction of the project, which is substantively different from the 10 project plan set forth in the permit application, and (3) biological factors, as required by 11 12 A.A.C. R18-9-A202(A)(4). Award attorneys' fees pursuant to A.R.S. §12-348(A)(2) and costs 13 c. 14 pursuant to A.R.S. §12-341. 15 DATED this 16th day of August, 2013. 16 17 SALMON, LEWIS & WELDON, PLC 18 19 G. Van Velsor Wolf Jr. Mark A. McGinnis 20 Scott M. Deeny 2850 East Camelback Road, Suite 200 21 Phoenix, Arizona 85016 22 Attorneys for Shinsky Appellants 23 24 25 26 27 28

ARIZONA CENTER FOR LAW IN THE PUBLIC INTEREST

LuCardito

By:

Joy-Herr-Cardillo
Timothy M. Hogan
2205 E. Speedway
Tucson, Arizona 85719
Attorneys for Center for Biological Diversity

| 1 | |
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| 2 | CERTIFICATE OF SERVICE |
| 3 | IN THE MARICOPA COUNTY SUPERIOR COURT |
| 4 | GREGORY C. and CAROL A. SHINSKY, NAN STOCKHOLM WALDEN and RICHARD S. WALDEN, SAVE THE SCENIC SANTA RITAS, SKY ISLAND |
| 5 | ALLIANCE, JOHN KOZMA; ELIZABETH B. MURFEE-DECONCNI, THOMAS F. PURDON, DAVID S. STEELE, ARNOLD B. URKEN, COALITION FOR SONORAN DESERT PROTECTION, STANLEY R. HART, and CENTER FOR BIOLOGICAL DIVERSITY v. ARIZONA WATER QUALITY APPEALS BOARD, Respondent. |
| 7 | |
| 8 | |
| 9 | ORIGINAL filed via hand delivery this 16 th day of August, 2013, with: |
| 10 | Clerk, Superior Court |
| 11 | 201 West Jefferson Street, #4 Phoenix, Arizona 85003 |
| 12 | |
| 13 | COPIES of the foregoing served on this 16th day of August, 2013, to: |
| 14 | Christopher Munns, Assistant Attorney General Solicitor General's Office General Environmental Enforcement Section 1275 W. Washington Street |
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| 16 | Phoenix, Arizona 85007 |
| 17 | Attorney for the Water Quality Appeals Board |
| 18 | Toni Towne, Clerk Water Quality Appeals Board |
| 19 | 100 N. Fifteenth Avenue, Suite 202 Phoenix, Arizona 85007 |
| 20 | Scott S. Wakefield, Chairman Gail M. Clement |
| 21 | Fred E. Brinker Water Quality Appeals Board |
| 22 | 100 N. Fifteenth Avenue Suite 202 |
| 23 | Phoenix, Arizona 85007 |
| 24 | Henry R. Darwin, Director Arizona Department of Environmental Quality |
| 25 | 1110 W. Washington Street Phoenix, Arizona 85007 |
| 26 | , |

| 1 | Michael Fulton, Director |
|----|---|
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| 10 | Curtis Cox, Assistant Attorney General Office of Attorney General |
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| 12 | Phoenix, Arizona 85007 Attorney for ADEQ |
| 13 | Norman D. James |
| 14 | Todd C. Wiley Sean T. Hood |
| 15 | Fennemore Craig, P.C. 3003 North Central Avenue, Suite 2600 |
| 16 | Phoenix, Arizona 85012-2913 Attorneys for Rosemont Copper Company |
| 17 | COPIES of the foregoing sent via certified mail |
| 18 | On this 16th day of August, 2013, to: |
| 19 | Thomas Shedden Administrative Law Judge |
| 20 | Office of Administrative Hearings 1400 W. Washington Street, Suite 101 |
| 21 | Phoenix, Arizona 85007 |
| 22 | Harlan C. Agnew, Deputy County Attorney Pima County Attorney's Office |
| 23 | 32 North Stone Avenue, Suite 2100 Tucson, Arizona 85701 |
| 24 | Attorney for Pima County |
| 25 | _/s/ Denice C. Perrault |
| 26 | |
| 27 | |
| 28 | |