STATE OF NEW MEXICO ELEVENTH JUDICIAL DISTRICT COURT **COUNTY OF SAN JUAN**

STATE OF NEW MEXICO, ex rel. THE STATE ENGINEER,

Plaintiff,

vs.

THE UNITED STATES OF AMERICA, et al.,

Defendants,

vs.

THE JICARILLA APACHE TRIBE and the NAVAJO NATION,

Defendant-Intervenors.

FILED 11th JUDICIAL DISTRICT COURT San Juan County 09/09/2025 11:54:24 JODIE SCHWEBEL CLERK OF THE COURT Reed, Jhonae

No. CV-75-184

Hon. James J. Wechsler Judge Pro Tempore

SAN JUAN RIVER STREAM SYSTEM ADJUDICATION

La Plata River Section

TOH CHEE TRADERS Care Of: ROSCOE MCGEE

Court Case No.:

AF-01-375

Subfile No.: SJLP-008-0035C

AMENDED CONSENT ORDER

The Court, having considered the agreement between Plaintiff, the State of New Mexico, ex rel. the State Engineer ("State") and the Defendant(s) named above (heremafter referred to as "Defendant" for both single and plural Defendants) regarding Defendant's right to divert and use the waters of the San Juan River Stream System, as set forth below, FINDS:

- 1. The Court has jurisdiction over the State, the Defendant, and the subject matter of this suit.
- 2. The water right adjudicated pursuant to paragraph 5 of this Consent Order is part of a water right previously adjudicated in Echo Ditch Company, et al. v. The McDermott Ditch Company, et al., San Juan County District Court, Cause No. 01690 (April 8, 1948). This Consent Order fully and exclusively adjudicates all the elements of the water right(s) described herein.
- 3. The State and Defendant are in agreement regarding the Court's findings and all elements of Defendant's right to divert and use the public waters of the San Juan River Stream System, as set forth in Paragraph 5 of this Consent Order. This Consent Order and the parties' respective signatures

below evidence the entire agreement between the State and Defendant regarding the elements of the

water rights adjudicated by this Consent Order.

4. Defendant represents that Defendant is the sole current owner of the water rights

adjudicated herein, and that Defendant has no other claims to water rights in the La Plata Section

except those adjudicated by this Consent Order and the following claims, which are expressly

identified herein below and reserved for later adjudication by the Court:

Claims Excluded From This Consent Order:

a. Any claim(s) relating to "the subsisting vested right to demand, divert, and receive

and use such amount and amounts of waters, as are from time to time beneficially needed and required,

for domestic and stock watering purposes," as described in the *Echo Ditch* Decree.

b. List any other excluded claims:

5. There is no just reason for delay of final judgment as to the claims adjudicated by this

Consent Order. Therefore, except as may be expressly excluded from this Consent Order and

reserved for later determination, pursuant to Rule 1-054(B), NMRA (2004), this Consent Order

constitutes a final judgment, as between the State and Defendant, of all claims for water rights of the

Defendant in the La Plata River Section:

A. NO RIGHT (Surface Water Only):

Priority: NONE

Source of Water: Surface waters of the La Plata River, a tributary of the San Juan River

Purpose of Use: NO RIGHT

Point of Diversion:

Ditch:

JACKSON CANAL DITCH

Location: X = 2,616,557 feet Y = 2,134,859 feet

New Mexico State Plane Coordinate System, West Zone, NAD 1983

Location and Amount of Acreage

Section 08, Township 30N, Range 13W, N.M.P.M.

Pt. NW1/4

0.8 acres

Subfile No.: SJLP-008-0035C 2-Consent Order

Total

0.8 acres (No Right)

As shown on the attached Subfile Map for Tract SJLP-008-0035C of the 2006 La Plata Hydrographic Survey.

Rate of Flow:

NONE

Amount of Water:

NONE

6. Defendant and Defendant's successors, representatives, heirs, and assigns should be enjoined from any use of the public waters of the San Juan River System except in strict accordance with this Consent Order and other orders of the Court in this cause.

7. The water right(s) described herein should be adjudicated, as between the State and Defendant, subject to the right of any other water right claimant with standing to object prior to entry of a final decree.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT:

A. All claim(s) of the Defendant to divert and use the public waters of the San Juan River Stream System, La Plata Section, is/are hereby adjudicated, as between the State and Defendant, as set forth herein, except as to those claim(s), and elements thereof, expressly excluded from this Consent Order or reserved for later determination in section-wide proceedings.

B. The Defendant and Defendant's successors, representatives, heirs, and assigns are hereby enjoined from diverting or using public waters of the San Juan River Stream System except in strict accordance with this Consent Order and other orders of the Court in this cause.

Subfile No.: SJLP-008-0035C

- C. There is no just reason for delay of final judgment as to the claims adjudicated by this Consent Order. Except as may be expressly excluded from this Consent Order and reserved for later determination, pursuant to Rule 1-054(B), NMRA (2004), this Consent Order constitutes a final judgment, as between the State and Defendant, of all claims for surface water rights of the Defendant in the La Plata River Section.
- D. In the event the Irrigated Tract(s) described herein is/are sold or the water right(s) otherwise transferred, in whole or in part, Defendant shall provide a copy of this Consent Order to the buyer and the buyer shall promptly complete and file a change of ownership form with the Office of the State Engineer in accordance with law.

IT IS SO ORDERED.

Hon. James J. Wechsler Judge Pro Tempore

APPROVED AND ACCEPTED BY:

Toh chee Traders

ACCEPTED:

Hosed Mi)

TOH CHEE TRADERS

Care Of: ROSCOE MCGEE

ADDRESS:

103 Juniper Hill Rd. NE

Albraverques NM 8712.2

DATE:

9 . 2 . 2025

Special Assistant Attorney General

Date: 9/8/2025

4-Consent Order Subfile No.: SJLP-008-0035C

