STATE OF KANSAS BEFORE THE DIVISION OF WATER RESOURCES KANSAS DEPARTMENT OF AGRICULTURE

In the Matter of the City of Wichita's Phase II Aquifer Storage and Recovery Project In Harvey and Sedgwick Counties, Kansas.

Case No. 18 WATER 14014

Pursuant to K.S.A. 82a-1901 and K.A.R. 5-14-3a

INTERVENERS' WITNESS AND EXHIBIT LIST

COMES NOW the Richard Basore, Josh Carmichael, Judy Carmichael, Bill Carp, Carol Denno, Steve Jacob, Terry Jacob, Michael J. McGinn, Bradley Ott, Tracy Pribbenow, and David Wendling (the "Interveners"), by and through counsel, Tessa Wendling, with their Witness and Exhibit List, as follows:

Witnesses:

- 1. Dave M. Romero, Balleau Groundwater, Inc.
- 2. Bill Carp
- 3. Richard Basore
- 4. Andrew Ziegler, USGS
- 5. Don Whittemore, KGS
- 6. Any Experts Listed by Any of the Parties in this Matter
- 7. Any Witness Listed by Any other Party
- 8. Any Witnesses Necessary for Rebuttal or Foundation Purposes

Exhibits:

- 1. The AMC Proposal and attachments, March 12, 2018
- 2. Phase I Memorandum of Understanding
- 3. Phase II Memorandum of Understanding
- All documents from the ASR Phase I and Phase II Hearings, including the Phase I transcript
- All exhibits found on the KS. Dept of Ag ASR website at <u>www.agriculture.ks.gov/Wichita</u> ASR
- Balleau Groundwater Technical Assessment by Dave Romero February 18, 2019
- "River Flow Exhibits" data from USGS surface-water flow records for Little Arkansas and Arkansas Rivers during 2011 and 2012 compiled by Dave Romero.
- 3. Investigation Report on use of Surface Water for Alternative Maintenance Credits by Carl E. Nuzman November 28, 2018
- 4. Examination of Model data and reports on the City of Wichita, Equus Beds Aquifer and Storage Recovery Project by George Austin
- 5. Letter from Equus Beds GMD2 to Floyd E. Holle July 15, 1980 regarding permit denial

- 6. Permit Application 49,727 Denial March 28, 2018
- 7. Findings and Order in the Matter of the Dismissal of Application File No. 49, 566 dated October 24, 2016
- "Chloride Contamination of Wichita's Water Supply Inevitable Unless Actions Taken" August 7, 2014 USGS https://www.usgs.gov/news/chloride-contamination-wichita's-water-supply-inevitable-unless-actions-taken
- 9. SIR 2016-5165 Status of Groundwater Levels and Storage Volume in the Equus Beds Aquifer near Wichita, Kansas, January 2016 by Brian J. Klager.
- Ks Dept of Health and Envir. Impaired waters in Ks 303-D list 2018 for EPA available at http://www.kdheks.gov/tmdl/2018/Approved 2018 303 d) List of All Impaired Waters.pdf pages 13 – 17
- 11. Distribution and Change in Salinity in the Equus Beds Aquifer in the Burrton Intensive Groundwater Use Control Area A report for Kansas Department of Agriculture, Division of Water Resources Donald O. Whittemore Kansas Geological Survey Open-file Report 2012-1 April 2012
- 12. All Documents Produced by Any Party in Response to Written Discovery
- 13. Any Written Answers of the Parties to Discovery Sent by Any Party
- 14. All Documents Referenced in the Interveners' Expert Reports
- 15. All Export Reports Furnished by Any Party
- 16. Permits and Water rights of Interveners
- 17. All City of Wichita Annual ASR Accounting Reports
- 18. Deposition Transcript and Exhibits for Lane Letourneau

Respectfully submitted,

Tessa M. Wendling, #27768

1010 Chestnut St. Halstead, KS 67056

(773) 459-8147

twendling@mac.com

CERTIFICATE OF FILING AND SERVICE

The undersigned hereby certifies that she transmitted the above and foregoing Interveners' Witness and Exhibit List, by electronic mail on this 11th day of March, 2019, for filing, to David.Barfield@ks.gov and served the same upon counsel for the other parties herein by electronic mail, this 11th day of March, 2019 addressed to:

Division of Water Resources
Kansas Department of Agriculture
1320 Research Park Drive
Manhattan, Kansas 66502

<u>Aaron.oleen@ks.gov</u>

<u>Lane.letourneau@ks.gov</u>

City of Wichita
Department of Public Works & Utilities
455 North Main Street
Wichita, Kansas 67202
jpajor@wichita.gov
bmcleod@wichita.gov

Equus Beds Groundwater Management District No. 2
313 Spruce
Halstead, Kansas 67056
tboese@gmd2.org
tom@aplawpa.com
Leland.rolfs@sbcglobal.net
Stucky.dave@gmail.com

Tessa M. Wendling #27768

1010 Chestnut St. Halsted, KS 67056 (773) 459-8147

twendling@mac.com