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.	_)

MOTION IN SUPPORT OF EQUUS BEDS GROUNDWATER MANAGEMENT DISTRICT, NO. 2'S MOTION TO ENSURE IMPARTIALITY OF CHIEF ENGINEER, MOTION IN LIMINE TO EXLCUDE EXPERT TESTIMONY OF CITY, MOTION IN LIMINE TO EXCLUDE EXPERT TESTIMONY OF DWR OR RECOMMENDATIONS, MOTION TO DISMISS AND MOTION FOR SUMMARY JUDGMENT.

COME NOW, Richard Basore, Josh Carmichael, Judy Carmichael, Bill Carp, Carol Denno, Steve Jacob, Terry Jacob, Michael J. McGinn, Bradley Ott, Tracy Pribbenow and David Wendling ("Interveners"), by and through counsel Tessa M. Wendling, with their Motion in Support of Equus Beds Groundwater Management District No. 2's ("the District") Motion to Ensure Impartiality of Chief Engineer, Motion in Limine to Exclude Expert Testimony of City, Motion in Limine to Exclude Expert Testimony of DWR or Recommendations, Motion to Dismiss, and Motion for Summary Judgment. In support of said Motion, movant states as follows:

- 1. On March 11, 2019, the District filed multiple motions including:
 - Motion to Ensure Impartiality of Chief Engineer,
 - b. Motion in Limine to Exclude Expert Testimony of City,

- Motion in Limine to Exclude Expert Testimony of DWR or Recommendations,
- d. Motion to Dismiss, and
- e. Motion for Summary Judgment
- 3. The District alleges numerous valid reasons in support of each of these motions.
- 4. The Interveners hereby join in the Districts' Motions and incorporates the points raised by the District into the content of this Motion.

WHEREFORE the Interveners respectfully prays for a short extension on the expert deadline as specified in the District's Motion, and for such other relief as the Hearing Officer deems just and reasonable.

Respectfully submitted,

Tessa M. Wendling, #27768

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CERTIFICATE OF FILING AND SERVICE

The undersigned hereby certifies that she transmitted the above and foregoing Motion in Support of Equus Beds Groundwater Management District, No. 2's Motion to Ensure Impartiality of Chief Engineer, Motion in Limine to Exclude Expert Testimony of City, Motion in Limine to Exclude Expert Testimony of DWR or Recommendations, Motion to Dismiss, and Motion for Summary Judgment 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:

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