## IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS

In Re SRBA	) ) )	Subcase No. 79-13597 Hell's Canyon National Recreation Area Quantification Proceedings
Case No. 39576	)	ORDER IDENTIFYING PARTIES and
	)	INITIAL CASE MANAGEMENT AND
	)	SCHEDULING ORDER SETTING
	)	<b>DEADLINES and NOTICE OF HEARING OF</b>
	)	STATUS CONFERENCE

## I. ORDER IDENTIFYING PARTIES

On February 26, 2001, this Court issued an *Order Requiring Parties of Record to File a Notice of Intent to Remain in Consolidated Subcases*. Parties were given until 5 pm on March 9, 2001, to file their notices of intent. The following parties timely filed notices of intent and are identified by this Court as the only parties currently of record to the above-captioned subcase:

**State of Idaho**, represented by Peter J. Ampe, Deputy Attorney General, Boise, Idaho;

**United States of America**, represented by David W. Gehlert, Bruce D. Bernard and David L. Negri, U.S. Department of Justice, Denver, Colorado;

**Idaho Power Company**, represented by James C. Tucker, Rosholt Robertson & Tucker, Boise, Idaho and Michael Mirande, Miller Bateman, Seattle, Washington.

All other parties previously of record will be deemed withdrawn from the consolidated subcase and their names will be removed from the Certificate of Mailing for the matter. Parties with pending motions to participate or file late objections will be added pursuant to the outcome of their motion(s).

## II. FIRST SCHEDULING AND CASE MANAGEMENT ORDER SETTING DEADLINES

On February 20, 2001, a preliminary scheduling and status conference was held to discuss scheduling matters for case management of the consolidated subcase. The following shall apply:

April 10, 2001 *Motion to Participate*, A&B, et al.

Location: Idaho County Courthouse

320 West Main Grangeville, Idaho

The notice of hearing went out by separate order.

May 1, 2001

Deadline for submitting names of potential settlement moderator or stipulation as to settlement moderator and agreement as to compensation. If parties cannot stipulate to a moderator, then each party shall file with the Court a list of at least three potential moderators together with attached credentials. The Court will select a moderator from the lists submitted. Following selection of a settlement moderator, the Court will order an initial mandatory settlement conference.

Court reserves the right to have ex parte interviews with proposed moderators on all issues the Court deems important.

The parties indicated to the Court that a period of voluntary initial settlement negotiation would be helpful prior to a mandatory settlement conference. The Court will schedule the mandatory settlement conference accordingly to allow for an initial voluntary negotiation period.

## **December 18, 2001**

Status and trial scheduling conference.

Location: SRBA District Courthouse

253 – 3<sup>rd</sup> Avenue North

Twin Falls, Idaho

Separate notice of hearing will not issue. Parties should be prepared to discuss scheduling matters, as well as any motions

needed at that time.

IT IS SO ORDERED.

DATED: March \_\_\_\_\_, 2001

ROGER S. BURDICK

Presiding Judge

Snake River Basin Adjudication