



BEFORE THE COLORADO WATER CONSERVATION BOARD

STATE OF COLORADO

Prehearing Statement of the Colorado Division of Parks and Wildlife

IN THE MATTER OF AN INSTREAM FLOW APPROPRIATIONS ON THE SAN MIGUEL RIVER, in WATER DIVISION 4

Pursuant to Rule 5n(2) of the Rules Concerning the Colorado Instream Flow and Natural Lake Level, 2 CCR 408-2 (“ISF Rules”), the Colorado Division of Parks and Wildlife (“CDOPW”), (also known as the Colorado Division of Wildlife “CDOW”), hereby submits its prehearing statement in support of the Colorado Water Conservation Board (“CWCB”) Staff’s recommendation for an instream flow (“ISF”) appropriation on the San Miguel River between the confluence with Calamity Draw and the confluence with the Dolores River and in the amounts set forth in CWCB staff recommendation (see CWCB staff recommendations at -

<http://cwcbweblink.state.co.us/WebLink/ElectronicFile.aspx?docid=146671&searchid=2810438f-b68f-467c-9147-7e13ef9f127a&dbid=0>).

A. FACTUAL CLAIMS

1) Pursuant to Title 33 of the Colorado Revised Statutes (CRS):

§33-1-101 – “It is the policy of the state of Colorado that the wildlife and their environment are to be protected, preserved, enhanced, and managed for the use, benefit, and enjoyment of the people of this state and its visitors ... that there shall be provided a comprehensive program designed to offer the greatest possible variety of wildlife-related recreational opportunity to the people of this state and its visitors and that, to carry out such program and policy, there shall be a continuous operation of planning, acquisition, and development of wildlife habitats and facilities for wildlife related opportunities.”

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§33-2-102 – “... it is the policy of this state to manage all nongame wildlife, recognizing the private property rights of individual property owners, for human enjoyment and welfare, for scientific purposes, and to insure their perpetuation as members of ecosystems; that species or subspecies of wildlife indigenous to this state which may be found to be endangered or threatened within the state should be accorded protection in order to maintain and enhance their numbers to the extent possible ...”

§33-2-106 – “(1) The division shall establish such programs including acquisition of land or aquatic habitat as are deemed necessary for management of nongame, endangered, or threatened wildlife. (2) ... the division may enter into agreements with federal agencies or political subdivisions of this state or with private persons for administration and management of any area established under this section or utilized for management of nongame, endangered, or threatened wildlife.”

§33-5-101 – “It is declared to be the policy of the state that its fish and wildlife resources, and particularly the fishing waters within the state, are to be protected and preserved from the actions of any state agency to the end that they be available for all time and without change in their natural existing state, except as may be necessary and appropriate after due consideration of all factors involved.”

- 2) Based upon field surveys conducted by the CDOW and Bureau of Land Management (“BLM”), it is conclusive that there is a natural environment that can be preserved on the subject reaches of the San Miguel River.
- 3) The natural environment on the subject reach of San Miguel River: (a) will be preserved to a reasonable degree with the proposed ISF water right; and, (b) can exist without material injury to water rights.
- 4) The San Miguel River instream flow recommendation satisfies criteria identified by the CWCB for instream flow appropriations including:
 - The recommendations have broad public support;
 - The proposed appropriations will have a positive impact on state or local economies;
 - Includes native and introduced fishes, aquatic macroinvertebrates, and riparian communities;
 - The recommendations are part of a water acquisition strategy; and
 - The recommendations are part of a collaborative solution to a unique natural resource issue with federal, state or local partners.

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5) The instream flow amount and timing recommended by the CWCB staff:

- Is based upon standard scientific methodology and an accurate R2CROSS and PHABSIM/RHABSIM analysis;
- Is based upon a set of habitat suitability curves that are appropriate for the San Miguel River stream channel;
- Is based upon a reasonable selection of protective flow rates taken from the weighted usable area curves produced by the PHABSIM analysis;
- Reflects the amount of water available for appropriation as an instream flow water right; and,
- Is required to preserve the natural environment to a reasonable degree.

B. LEGAL CLAIMS

CDOW is not submitting legal claims with this prehearing statement, but reserves the right to submit legal claims with its rebuttal statement.

C. EXHIBITS TO BE INTRODUCED AT HEARING

- 1) January 2011 CWCB Staff Report on the San Miguel. This report, along with its appendices, contains maps of the proposed reach, information regarding the proposed ISF amounts, data collected by CDOW and BLM up to the date of the reports, hydraulic and hydrologic studies and water availability estimates (see <http://cwcbweblink.state.co.us/weblink/0/doc/146683/Electronic.aspx?searchid=55a060a6-154b-4dc0-a474-0377a6c0fcde>).
- 2) CDOW may introduce demonstrative, rebuttal, or other exhibits as allowed by the CWCB or as otherwise agreed upon by the Parties.
- 3) CDOW may rely upon exhibits introduced or disclosed by any other party to this hearing.

D. WITNESSES

The following witnesses may testify at the hearing as described below, may give rebuttal testimony, and may be available at the hearing to answer questions from the Board.

- 1) The following CDOW individuals may testify on the importance of using the State of Colorado's ISF Program to acquire adequate instream flows and lake levels to assist the CDOW with its' responsibility to protect, preserve, enhance and manage the

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wildlife and their environment for the use, benefit, and enjoyment of the people of this state and its visitors:

- Grady McNeill, Resource Support Section Manager
- Jay Skinner, Water Resources Unit Supervisor and/or
- Mark Uppendahl, ISF Program Coordinator

2) The following CDOW individuals may testify at the hearing, may give rebuttal testimony and may be available at the hearing to answer questions on their observations of the natural environment of the San Miguel River, bluehead and flannemouth research, bluehead and flannemouth sucker habitat and streamflow requirements, roundtail chub habitat and streamflow requirements, existing fishery surveys and their analysis and current CDOW management strategies:

- John Alves, Senior Aquatic Biologist – Southwest Region
- Dan Kowalski, Montrose Area Aquatic Biologist
- Rick Anderson, Retired CDOW Researcher and Aquatic Biologist
- Jay Skinner, Water Resources Unit Supervisor and/or
- Mark Uppendahl, ISF Program Coordinator

E. WRITTEN TESTIMONY

CDOW is not submitting written testimony with this prehearing statement, but reserves the right to submit written testimony with its rebuttal statement.

F. LEGAL MEMORANDA

CDOW is not submitting legal memoranda with this prehearing statement, but reserves the right to submit legal memoranda with its rebuttal statement.

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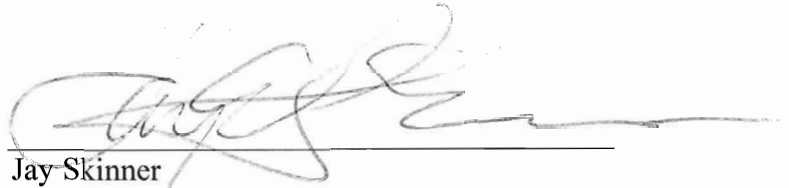
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Respectfully submitted this 14th day of July 2011.

**FOR THE COLORADO DIVISION OF PARKS AND
WILDLIFE**



Jay Skinner
Water Resources Unit Supervisor
Colorado Division of Parks and Wildlife
6060 Broadway
Denver, Colorado 80216

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Certificate of Service

I hereby certify that on the 15th day of July 2011, a true and correct copy of the foregoing Prehearing Statement of the Colorado Division of Parks and Wildlife was served by electronic mail or mailed to the following:

Casey Shpall – Hearing Officer
Colorado Attorney General's Office
1525 Sherman Street, 5th Floor
Denver, CO 80203
(303) 866-5069
casey.shpall@state.co.us

Colorado Water Conservation Board
Linda Bassi
1313 Sherman Street, Room 721
Denver, CO 80203
(303) 866-3441 ext. 3204
linda.bassi@state.co.us

Colorado Department of Law
Natural Resources and Environment Section
Susan Schneider — Staff Attorney
1525 Sherman Street, 7th floor
Denver, CO 80203
(303) 866-5046
susan.schneider@state.co.us

Bureau of Land Management
Roy Smith
DOI, BLM, Colorado State Office
2850 Youngfield Street
Lakewood, CO 80215-7093
(303) 239-3940
r20smith@blm.gov

Farmer's Water Development Company
David Alexander, President
PO Box 10
Norwood, CO 81423
(970) 327-4844
farmerWDC@yahoo.com

Board of County Commissioners of Montrose County
Charles B. White
Petros & White, LLC
1999 Broadway, Suite 3200
Denver, CO 80202
(303) 825-1980
cwhite@petros-white.com

Sheep Mountain Alliance
Jennifer Russell
Nathaniel Smith
Russell & Pieterse, LLC
PO Box 2673
Telluride, CO 81435
(970) 728-5006
jenny.russell@lawtelluride.com
nate.smith@lawtelluride.com

Southwestern Water Conservation District
Norwood Water Commission
Lone Cone Ditch & Reservoir Company
John B. Spear
Janice C. Sheftel
Adam T. Reeves
Maynes, Bradford, Shipps & Sheftel, LLP
835 E. 2nd Avenue, No 123
Durango, CO 81301
bspear@mbssllp.com
jsheftel@mbssllp.com
areeves@mbssllp.com

Western Resource Advocates
The Wilderness Society
Robert Harris
Bart Miller
Western Resource Advocates
2260 Baseline Road, Suite 200
Boulder, CO 80302
(303) 444-1188
bmiller@westernresources.org
rharris@westernresources.org

San Miguel Water Conservancy District
Raymond Snyder, President
San Miguel Water Conservancy District
PO Box 126
Norwood, CO 81423
Robert W. Bray, Secretary
San Miguel Water Conservancy District
PO Box 65
Redvale, CO 81431

Board of County Commissioners of San Miguel
County
Becky King
San Miguel County Attorney's Office
PO Box 791
Telluride, CO 81435
(970) 728-3879
beckyk@sanmiguelcounty.org

Colorado Environmental Coalition
San Juan Citizens Alliance
American Whitewater
Western Colorado Congress
Center for Native Ecosystems
Becky Long
Colorado Environmental Coalition
1536 Wynkoop Street #5C
Denver, CO 80202
(303) 534-7066
becky@ourcolorado.org