IN THE OFFICE OF THE STATE ENGINEER OF THE STATE OF NEVADA

IN THE MATTER OF APPLICATION NUMBER	87492		FE3 6 % 2018 %
FILED BY US Water and Land, LLC		PROTEST	STATE ENCINEERING
ON November 21	, 20 17	J	STATE ENGINEER'S OFFICE
Comes now Humboldt River Basin Water Author	ity		
whose post office address is 400 Bunker Hill Drive, Carso	n City, NV 89	or typed name of protestant 9703	
whose occupation is Regional Government	Street No. or	PO Box, City, State and ZIP Code	and protests the granting
-C A1:	filed o	n November 21	
by US Water and Land, LLC			for the
waters of the Humboldt River		situated in Humboldt Co	unty
THEREFORE the Protestant requests that the ap	oplication be	Denied	
and that an order be entered for such relief as the State En	ngineer deen		rights, etc., as the case may be
	Signed	Jeffrey Fontaine Agent or prote	estant
	Address	Printed or typed nam 400 Bunker Hill Drive	ne, if agent
State of Nevada County of Carson City		Street No. or Po Carson City, NV 89703	Э Вох
Subscribed and sworn to before me on Feb. 2, 2618		City, State and ZIP Code 775-443-7667	
		Phone Number ccjfontaine@gmail.com	
Print name of Permittee or Protestant signing form		E-mail	
Ω_{00} Ω_{00})	CATHERINE ORPILLI NOTARY PUBLIC STATE OF NEVADA My Appt Exp. June 3, 21	

Notary Stamp or Seal Required

This Application is for a substantial amount of water which, if approved, could have a significant impact on the future management of water in the Humboldt River Basin as well as the economy, environment and way of life of the counties that make up the Humboldt River Basin Water Authority.

The applicant has not demonstrated the financial ability to place water to beneficial use or to construct the project, nor has the applicant demonstrated a reasonable expectation that the project will actually be constructed with the intention to place water to beneficial use. The Application does not include a preliminary engineering or cost analysis to support the feasibility of constructing such a project.

The Application does not include sufficient detail and technical information to adequately demonstrate that there is unappropriated water in the source, that there will be no adverse impact on existing rights, and that permitting this application would be in the public interest.

There is no unappropriated water. Also, most of the groundwater basins within the Humboldt River System are over appropriated, and the use of this flood water will conflict with natural recharge of these already over appropriated groundwater basins.

The Application is insufficient to explain the project, including but not limited to a) how will the water quality be monitored to ensure the water injected into the aquifer does not contaminate the groundwater, b) how and where will water be injected into the groundwater aquifer, c) how and where will the water be pulled from the underground aquifer, d) will all the water injected be allowed to be removed, or will only a portion be allowed to be recovered, e) where is the recovery well in location to the POD for surface water, the POD for the injection site, and the place of use, f) if easements are needed for any POD or to cross any land to the POU (including the railroad), then such easements should be in place before the project is permitted, and if there are easements required to cross public lands then any NEPA compliance should be completed prior to any permit issuance; g) the Application states it is being filed "in conjunction with an Aquifer Storage permit", however Protestant was unable to locate such permit. Given the lack of information, Protestant reserves the rights to amend or otherwise add protest points.

The points of diversion appear to be in Basin 71 while the place of use appear to be in Basin 69, given that water is being moved artificially from one hydro graphic basin to another and the use of groundwater is involved, the State Engineer should analyze this permit akin to an interbasin transfer under NRS 533.364.

The cubic feet per second listed on the Application is a calculation at 365 days of the year, yet the Application proposes only to pull water when the system is in flood stage and all other water appropriations are fulfilled, thus the rate is not reflective of the Application.

The Application is deficient as the stated use is for irrigation, however no quantification of the number of acres to be irrigated is provided.

Protestant reserves the rights to amend its Protest to include the lack of meeting requirements of NRS 534.250, NRS 534.260, NRS 534.290, which are specifically incorporated herein by reference.