


<p>District Court, Water Division 4, Colorado  Court Address: Montrose County Justice Center  1200 N. Grand Avenue, Bin A  Montrose, CO 81401  (970) 252-4336</p>	<p>DATE FILED: March 9, 2022 1:51 PM  FILING ID: F7799C589EFC2  CASE NUMBER: 2019CW3098</p>
<p>CONCERNING THE APPLICATION OF:  BOARD OF COUNTY COMMISSIONERS OF  OURAY COUNTY, COLORADO; OURAY COUNTY  WATER USERS ASSOCIATION; RI-COUNTY  WATER CONSERVATION DISTRICT, and  COLORADO RIVER WATER CONSERVATION  DISTRICT, Ouray County, Colorado</p>	<p style="text-align: center;">▲ COURT USE ONLY ▲</p> <hr/> <p>Case Number: 19CW3098</p>
<p><b><i>Attorneys for Board of County Commissioners of  Ouray County:</i></b>  Name: Carol A. Viner, #33676  Address: Viner Law  1104 S. Townsend Avenue  Montrose, CO 81401  Phone #: (970) 208-9418  E-mail: <a href="mailto:cviner@cvinerlaw.com">cviner@cvinerlaw.com</a></p> <p><b><i>Attorneys for Ouray County Water Users Association:</i></b>  Name: Martha P. Whitmore, #8696  Address: Hockersmith &amp; Whitmore, LLC  P.O. Box 646  Ouray, CO 81427  Phone #: (970) 325-4414  E-mail: <a href="mailto:marti@ouraylaw.com">marti@ouraylaw.com</a></p> <p><b><i>Attorneys for Tri-County Water Conservancy District:</i></b>  Name: Aaron R. Clay, #9666  Address: Clay and Dodson, P.C.  P.O. Box 38  Delta, CO 81416  Phone #: (970) 874-9777  E-mail: <a href="mailto:aaronclay@questoffice.net">aaronclay@questoffice.net</a></p> <p><b><i>Attorneys for the Colorado River Water Conservation  District:</i></b>  Name: Peter C. Fleming, #20805  Jason V. Turner, #35665  Address: 201 Centennial Street, Suite 200  Glenwood Springs, CO 81601  Phone #: (970) 945-8522  E-mail: <a href="mailto:pfleming@crwcd.org">pfleming@crwcd.org</a>  <a href="mailto:jturner@crwcd.org">jturner@crwcd.org</a></p>	<p>Div.:                      Ctrm.:</p>
<p style="text-align: center;"><b>NINTH STATUS REPORT</b></p>	

Co-applicants, by and through their respective attorneys, file this Ninth Status Report as ordered by the Referee on January 27, 2022. In response, Co-applicants state as follows:

1. Co-applicants are continuing to conduct additional technical analysis to facilitate negotiations with the objectors in this case. Co-applicants have met and have planned future meetings with staff and counsel for Objectors, the CWCB and CPW. Co-applicants anticipate additional meetings and discussions with other objectors soon – all with a goal of reaching agreement on a stipulated proposed consent decree.

WHEREFORE, for good cause shown, Co-Applicants request that the Water Referee set a deadline for Co-Applicants to submit a status report within ninety (90) to one-hundred twenty (120) days.


Respectfully submitted on March 9, 2021.

  
/s/ Peter C. Fleming for Carol A. Viner


Carol A. Viner, Attorney for the Board of County Commissioners of Ouray County

  
/s/ Peter C. Fleming for Martha P. Whitmore

Martha P. Whitmore, Attorney for Ouray County Water Users Association

  
/s/ Peter C. Fleming for Aaron Clay

Aaron R. Clay, Attorney for Tri-County Water Conservancy District

  
/s/ Peter C. Fleming and /s/ Jason V. Turner

Peter C. Fleming, Attorney for Colorado River Water Conservation District


Jason V. Turner, Attorney for Colorado River Water Conservation District

*\*In accordance with C.R.C.P. 121 §1-26(9), this document has been electronically filed via [www.jbits.courts.state.co.us.com](http://www.jbits.courts.state.co.us.com). A printed copy of this document with original signatures is maintained by the filing party and will be made available for inspection by other parties or the Court upon request.*

### CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing NINTH STATUS REPORT was e-filed through [www.jbits.courts.state.co.us.com](http://www.jbits.courts.state.co.us.com) within twenty-four (24) hours of March 9, 2022, and in accordance with C.R.C.P. Rule 121, Section 1-26(6), *served upon all the parties of record as identified in the Colorado Courts E-Service electronic record and mailed to the following:*

Cary L. Denison and Blossom Z. Denison  
264 County Road 4  
Montrose, CO 81403  
[denisonh20@gmail.com](mailto:denisonh20@gmail.com)  
*Pro Se*

  
\_\_\_\_\_  
/s/\* Lorra Nichols  
Lorra Nichols

*\*In accordance with C.R.C.P. 121 §1-26(9), this document has been electronically filed via [www.jbits.courts.state.co.us.com](http://www.jbits.courts.state.co.us.com). A printed copy of this document with original signatures is maintained by the filing party and will be made available for inspection by other parties or the Court upon request.*