

HENNIGHAUSEN & OLSEN, L.L.P.

604 N. Richardson Ave. ■ P.O. Box 1415 ■ Roswell, New Mexico 88202-1415
Phone: (575) 624-2463 ■ Fax: (575) 624-2878 ■ Web: h2olawyers.com

October 13, 2017

Via: First Class Mail

HEARING UNIT ADMINISTRATOR

Office of the State Engineer

Hearings Unit

P.O. Box 25102

Santa Fe, New Mexico 87504-5102

Re: *In the Matter of the Corrected Application by Filed by Augustin Plains Ranch, LLC. for Permit to Appropriate Groundwater in the Rio Grande Underground Water Basin in the State of New Mexico;*
HU No. 17-005; OSE File No. RG-89943 POD1 through POD37

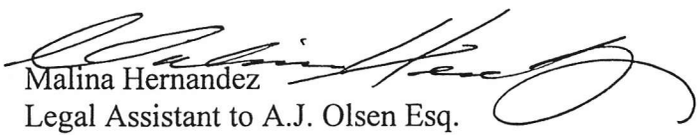
Dear Hearing Unit Administrator:

Enclosed please find an original and three (3) copies of Pecos Valley Artesian Conservancy District's Joinder in the Community Protestant's Motion for Summary Judgment. I respectfully request that it be submitted for filing and an endorsed copy be returned in the self-addressed, stamped envelope.

Thank you for your attention in this matter. If you have any questions, please do not hesitate to contact me.

Sincerely yours,

HENNIGHAUSEN & OLSEN, L.L.P.


Malina Hernandez
Legal Assistant to A.J. Olsen Esq.

mh
Enclosure(s)

A.J. OLSEN
New Mexico Board of
Legal Specialization
Certified Specialist
Natural Resources - Water Law

ALVIN F. JONES

ROBERT J. McCREA
Certified Public Accountant

KENNETH B. WILSON

OLIVIA R. MITCHELL

JONATHAN E. ROEHLK

FRED R. HENNIGHAUSEN
1924-2017

BEFORE THE NEW MEXICO STATE ENGINEER
IN THE MATTER OF THE CORRECTED
APPLICATION FILED BY AUGUSTIN
PLAINS RANCH, LLC., FOR PERMIT TO
APPROPRIATE GROUNDWATER IN THE
RIO GRANDE UNDERGROUND WATER
BASIN IN THE STATE OF NEW MEXICO

Hearing No. 17-005
OSE File No. RG-89943 POD 1
through POD 37

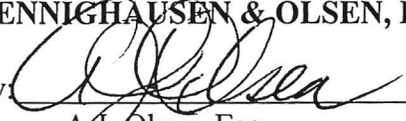
PECOS VALLEY ARTESIAN CONSERVANCY DISTRICT'S
JOINDER IN THE COMMUNITY PROTESTANT'S
MOTION FOR SUMMARY JUDGMENT

COMES NOW, Protestant, Pecos Valley Artesian Conservancy District "PVACD", by and through its counsel of record Hennighausen and Olsen, L.L.P., (A.J. Olsen and Jonathan E. Roehlk) and hereby join in the Community Protestant's Motion for Summary Judgment seeking the dismissal of the Corrected APR Application as filed by Augustin Plains Ranch, LLC.

DATED: October 13, 2017

Respectfully submitted,

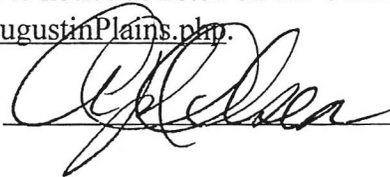
HENNIGHAUSEN & OLSEN, L.L.P.

By: 

A.J. Olsen, Esq.
Jonathan E. Roehlk
P. O. Box 1415
Roswell, NM 88202-1415
(505) 624-2463 - telephone
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ajolsen@h2olawyers.com
jroehlk@h2olawyers.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing pleading was mailed by U.S. First Class mail to the parties entitled to notice as listed on the Office of the State Engineer website at <http://www.ose.state.nm.us/HU/AugustinPlains.php>.



HENNIGHAUSEN & OLSEN, L.L.P.

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October 12, 2017

Via First Class Mail

IRMA CORRAL
Office of the State Engineer
Hearings Unit
P.O. Box 25102
Santa Fe, New Mexico 87501

Re: In the Matter of the Corrected Applications by Augustin Plains Ranch, LLC., For Permit to Appropriate Groundwater in the Rio Grande Underground Water Basin in the State of New Mexico; HU No. 17-005; OSE File Ns. RG-89943 POD 1 through POD 37

Dear Hearing Unit Administrator:

Enclosed please find one original and three (3) copies of our firm's Joinder in the Community Protestant's Motion for Summary Judgment on behalf of New Mexico Farm & Livestock Bureau and Catron County Farm & Livestock Bureau. I respectfully request that it be submitted for filing and an endorsed copy be returned in the stamped, self-addressed envelope.

Thank you for your attention in this matter. If you have any questions, please do not hesitate to contact me.

Kindest regards,

HENNIGHAUSEN & OLSEN, L.L.P.


Perla Sosa
Legal Assistant to Olivia R. Mitchell Esq.

ps

Enclosure(s)

Cc: Client

All entitled parties ✓

A.J. OLSEN

ALVIN F. JONES

ROBERT J. McCREA

KENNETH B. WILSON

OLIVIA R. MITCHELL

JONATHAN E. ROEHLK

FRED R. HENNIGHAUSEN

New Mexico Board of
Legal Specialization
Certified Specialist

Certified Public Accountant

1924-2017

atural Resources-Water Law

BEFORE THE NEW MEXICO STATE ENGINEER

IN THE MATTER OF THE CORRECTED
APPLICATION FILED BY AUGUSTIN
PLAINS RANCH, LLC., FOR PERMIT TO
APPROPRIATE GROUNDWATER IN THE
RIO GRANDE UNDERGROUND WATER
BASIN IN THE STATE OF NEW MEXICO

Hearing No. 17-005
OSE File No. RG-89943 POD 1
through POD 37

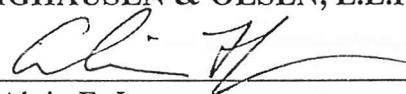
NEW MEXICO FARM & LIVESTOCK BUREAU AND
CATRON COUNTY FARM & LIVESTOCK BUREAU'S
JOINDER IN THE COMMUNITY PROTESTANT'S
MOTION FOR SUMMARY JUDGMENT

COME NOW, Protestants, New Mexico Farm & Livestock Bureau and Catron County Farm & Livestock Bureau collectively "Protestants", by and through their counsel of record Hennighausen and Olsen, L.L.P., (Alvin F. Jones, Olivia R. Mitchell) and hereby join in the Community Protestant's Motion for Summary Judgment seeking the dismissal of the Corrected APR Application as filed by Augustin Plains Ranch, LLC.

DATED: October 12, 2017

Respectfully submitted,

HENNIGHAUSEN & OLSEN, L.L.P.

By: 

Alvin F. Jones
Olivia R. Mitchell
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omitchell@h2olawyers.com

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I HEREBY CERTIFY that a true and correct copy of the foregoing pleading was mailed by U.S. First Class mail to the parties entitled to notice as listed on the Office of the State Engineer website at <http://www.ose.state.nm.us/HU/AugustinPlains.php>.



A handwritten signature in black ink, appearing to be "Ch. H.", is written above a horizontal line.