

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

IN RE THE GENERAL ADJUDICATION OF ALL RIGHTS TO USE  
WATER IN THE GILA RIVER SYSTEM AND SOURCE

No. W1, W2, W3 & W4  
W1-11-1412

MANDATORY FORM FOR OBJECTIONS TO  
The Hydrographic Survey Report for  
The San Pedro River Watershed

Please file a separate objection for each Watershed File Report, Zone 2 Well Report or Catalogued Well Report. Objections to information contained in Volume 1 of the HSR can be stated on one objection form. Objections must be written. Use of this form, or a computer facsimile, is required. Objections must be received on or before May 18, 1992.

This objection is directed to Watershed  
File Report or Zone 2 Well Report No.

111-24-DOB-001

or Catalogued Well No.

OBJECTOR INFORMATION

Objector's Name: Bella Vista Ltd. Partnership; Nicksville Water Company; Bella Vista Water Company;  
Bella Vista Ranches Ltd. Partnership; Dan Cracchiolo; Pueblo Del Sol Water Company  
c/o William P. Sullivan, Martinez & Curtis, P.C.  
Objector's Address: 2712 North Seventh Street  
Phoenix, Arizona 85006-1003  
Objector's Telephone No.: (602) 248-0372

Objector's Watershed File Report or Zone 2 Well Report No. (if the Objector's claimed water rights are within the San Pedro River Watershed):  
112-16-002; 111-20-007; 111-23-030; 111-20-062; 111-20-030; 111-23-017; 111-23-064; 111-23-017; 111-23-034

Or Objector's Catalogued Well Number (if the Objector's claimed water rights appear only in Volume 8 of the HSR):

Or Objector's Statement of Claimant No. (if the Objector's claimed water rights are located outside the San Pedro River Watershed):

STATE OF ARIZONA

VERIFICATION (must be completed by objector)


COUNTY OF MARICOPA

I hereby make this Objection. I certify that, if required, a copy of the forgoing Objection was served upon the following Claimant(s) by mailing true and correct copies thereof on the 14th day of May, 1992, postage prepaid and addressed as follows:

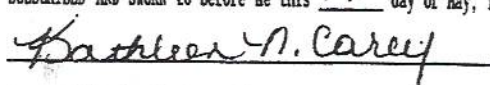
Name: PHELPS DODGE CORPORATION  
Address: HIGHWAY 92  
BISBEE AZ 85603

(The above section must be completed if you object to another claimant's Watershed File Report, Zone 2 Well Report, or Catalogued Well Report. It does not need to be completed if you file an objection to your own Watershed File Report, Zone 2 Well Report, Catalogued Well Report; or to information contained in Volume 1 of the Hydrographic Survey Report.)

I declare under penalty of perjury that I am a claimant in this proceeding or the duly-authorized representative of a claimant; that I have read the contents of this Objection (both sides and any attachments) and know the contents thereof; and that the information contained in the Objection is true based on my own personal knowledge, except those portions of the Objection which are indicated as being known to me on information and belief and, as to those portions, I believe them to be true.

  
Signature of Objector or Objector's Representative

SUBSCRIBED AND SWORN to before me this 14th day of May, 1992.

  
Notary Public for the State of Arizona

Residing at Phoenix, Maricopa County, Arizona.

My commission expires January 16, 1996.

Objections must be filed with the Clerk of the Superior Court in and for Maricopa County, Maricopa County Courthouse Annex, 3345 W. Durango Street, Phoenix, AZ 85009, on or before May 18, 1992.





W1-11-1412  
111-24-DDB-001  
PHELPS DODGE CORPORATION  
HIGHWAY 92  
BISBEE AZ 85603

Category  
Number

The objectors protest the WFR for the following reasons:

- 11 Pursuant to Section 6.08 of the Rules for Proceedings before the Special Master, Objectors wish to preserve all objections which may arise from or otherwise are related to the five remaining issues on Interlocutory Appeal before the Arizona Supreme Court. Objectors reserve the right to amend or supplement this objection following the issuance of an opinion and mandate by the Supreme Court dealing with any of the issues pending before it (1130, 1132, 1133, 1134, 1135, and 1136).
- 11 The procedures imposed by the trial court and Master to preserve an objection to this claim are inconsistent with A.R.S. § 45-256(B). The Legislature did not intend each party to be required to review each and every claim and file all potential objections within the 180 day period or be foreclosed from participating in a contested case. The Statute clearly permits a party who has filed an objection "to make objections to any other claims" (100).
- 11 Zone 1 and Zone 2 wells, and the uses related thereto, are beyond the jurisdiction of the general adjudication and should not be included in the WFR. (510, 520, 1121)
- 5 (IR090) Objectors protest the PWR because all, or a portion, of the water right was not in use, or had not been used in the past, for a period of five or more continuous years thereby reverting to the public pursuant to A.R.S. § 45-141(c). (832, 833, 1010)
- 2 (IR090) Objectors protest the PWR because Claimant failed to timely file a 36 and the Statement of Claimant was incomplete; therefore Claimant has waived any rights to waters reported by the ADWR. Failed to make an appropriate previous filing for a surface water use. (420, 478)
- 8 (IR090) Objectors protest ADWR's failure to analyze whether the PWR significantly diminishes water available to federal reservations. (220, 562, 1010)
- 9 ADWR failed to quantify the volume of use for PWR IR090 and improperly assigned an apparent priority date when one was not included on the Statement of Claimant. (1010)
- 2 39-2297 contains no claimed volume of use, place of use, or date of first use. (478)

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

IN RE THE GENERAL ADJUDICATION OF ALL RIGHTS TO USE  
WATER IN THE GILA RIVER SYSTEM AND SOURCE

MANDATORY FORM FOR OBJECTIONS TO  
The Hydrographic Survey Report for  
The San Pedro River Watershed

No. W111001412

Please file a separate objection for each Watershed File Report, Zone 2 Well Report or Catalogued Well Report. Objections to information contained in Volume 1 of the HSR can be stated on one objection form. Objections must be written. Use of this form, or a computer facsimile, is required. Objections must be received on or before May 18, 1992.

This objection is directed to Watershed \_\_\_\_\_  
File Report or Zone 2 Well Report No. 11124DDB 001 or Catalogued Well No. \_\_\_\_\_  
(please insert no.) (please insert no.)

OBJECTOR INFORMATION

Objector's Name: Gila River Indian Community San Carlos Apache Tribe; Tonto Apache Tribe; Yavapai-Apache Indian Community, Camp Verde Reservation  
C/O Cox & Cox C/O Sparks & Siler, P.C.  
Objector's Address: Suite 300 Luhrs Tower, P.O. Box 4245 7503 First Street  
Phoenix, AZ 85030 Scottsdale, AZ 85251  
Objector's Telephone: (602) 254-7207 (602) 949-1988

Objector's Watershed File Report or Zone 2 Well Report No. (if the Objector's claimed water rights are within the San Pedro River Watershed):  
\_\_\_\_\_

Or Objector's Catalogued Well Number (if the Objector's claimed water rights appear only in Volume 8 of the HSR):  
\_\_\_\_\_

Or Objector's Statement of Claimant No. (if the Objector's claimed water rights are located outside the San Pedro River Watershed):

39-11-05478	39-05-41142	39-07-12652	39-07-12676	39-05-50058	39-07-12169
39-U8-80083	39-L8-36340	39-L8-37360	39-U8-63614	39-07-12675	39-05-50059

STATE OF ARIZONA

COUNTY OF MARICOPA

VERIFICATION (must be completed by objector)

I hereby make this Objection. I certify that, if required, a copy of the foregoing Objection was served upon the following Claimant(s) by mailing true and correct copies thereof on the 13 day of May, 1992, postage prepaid and addressed as follows:

Name: PHELPS DODGE CORPORATION

Address: HIGHWAY 92

BISBEE AZ 85603

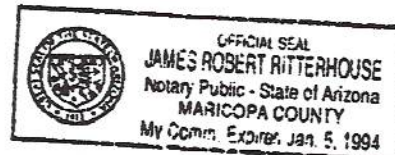
I declare under perjury that I am a claimant in this proceeding or the duly-authorized representative of a claimant; that I have read the contents of this Objection (both sides and any attachments) and know the contents thereof; and that the information contained in the Objection is true based on my own personal knowledge, except those portions of the Objection which are indicated as being known to me on information and belief and, as to those portions, I believe them to be true.

Alfred S. Cox James R. Rittner  
Signature of Objector or Objector's Representative

SUBSCRIBED AND SWORN to before me this 6 day of May 1992.

James R. Rittner  
Notary Public for the State of Arizona

(The above section must be completed if you object to another claimant's Watershed File Report, Zone 2 Well Report, or Catalogued Well Report. It does not need to be completed if you file an objection to your own Watershed File Report, Zone 2 Well Report, Catalogued Well report; or to information contained in Volume 1 of the Hydrographic Survey Report.)



Objections must be filed with the Clerk of the Superior Court in and for Maricopa County, Maricopa County Courthouse Annex, 3345 W. Durango Street, Phoenix, AZ 85009, on or before May 18, 1992.



## STATEMENT OF THE OBJECTION

The following are the main categories of the typical Watershed File Report (Zone 2 Well Reports and some Watershed File Reports lack certain categories). Please check the category(ies) to which you object, and state the reason for the objection on the back of this form.

- 1. I object to the description of Land Ownership
- 2. I object to the description of Applicable Filings and Decrees
- 3. I object to the description of DWR's Analysis of Filings and Decrees
- X 4. I object to the description of Diversions for the claimed water right(s)
- 5. I object to the description of Uses for the claimed water right(s)
- 6. I object to the description of Reservoirs used for the claimed water right(s)
- 7. I object to the description of Shared Uses & Diversions for the claimed water right(s)
- 8. I object to the PWR (Potential Water Right) Summary of the claimed water right(s)
- X 9. I object to the description of Quantities of Use for the claimed water right(s)
- 10. I object to the Explanation provided for the unclaimed water right(s)
- 11. Other Objections (please state volume, page and line number for each objection)

---

### REASON FOR OBJECTION

The reason for my objection is as follows (please number your objections to correspond to the boxes checked above; please attached supporting information and additional pages as necessary. The following objection(s) are based upon information and belief:

CATEGORY  
NUMBER

4 The use of the water claimed depletes water for senior federal and Indian water rights (1150).

9 HSR does not show a claimed water use rate (1000).

---

---

---

---

---

---





**STATEMENT OF THE OBJECTION**

The following are the main categories of the typical Watershed File Report (Zone 2 Well Reports and some Watershed File Reports lack certain categories). Please check the category(ies) to which you object, and state the reason for the objection on the back of this form.

- 1. I object to the description of LAND OWNERSHIP
- 2. I object to the description of APPLICABLE FILINGS AND DECREES
- 3. I object to the description of DWR'S ANALYSIS OF FILINGS AND DECREES
- 4. I object to the description of the DIVERSIONS for the claimed water right(s)
- 5. I object to the description of the USES for the claimed water right(s)
- 6. I object to the description of RESERVOIRS used for the claimed water right(s)
- 7. I object to the description of SHARED USES & DIVERSIONS for the claimed water right(s)
- 8. I object to the PWR (POTENTIAL WATER RIGHT) SUMMARY of the claimed water right(s)
- 9. I object to the description of the QUANTITIES OF USE for the claimed water right(s)
- 10. I object to the EXPLANATION provided for the claimed water right(s)
- 11. Other Objections (please state volume number, page number and line number for each objection)

**REASON FOR OBJECTION**

The reason for my objection is as follows (please number your objections to correspond to the boxes checked above; please attach supporting information and additional pages as necessary):

CATEGORY  
NUMBER

SEE ATTACHMENT 1

In this attachment the uniform code designated by the  
Special Master in accordance with Case Management  
Order No. 1 is shown in parenthesis following each  
objection statement.

ATTACHMENT 1

WFR CATEGORY 3 - DWR's ANALYSIS OF FILINGS AND DECREES

The Salt River Project objects to the "discontinued use" designation assigned to this Potential Water Right (PWR). Presently, the legal implications of the "discontinued use" designation are not known. It is also uncertain how the master and the court will treat PWRs assigned the "discontinued use" designation. In order to protect its ability to participate in the resolution of legal issues related to the "discontinued use" designation, the Project submits its objection at this time (0830). This objection applies to: IR090.

WFR CATEGORY 9 - QUANTITIES OF USE

The Salt River Project objects to the failure of DWR to assign a quantity of use to this Potential Water Right (PWR). All water rights subject to the court's jurisdiction must be quantified in accordance with A.R.S. § 45-257(B). This PWR is no exception (1010). This objection applies to: IR090.



IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

IN RE THE GENERAL ADJUDICATION OF ALL RIGHTS TO USE  
WATER IN THE GILA RIVER SYSTEM AND SOURCE

Contested Case File: W111001412

MANDATORY FORM FOR OBJECTIONS TO  
The Hydrographic Survey Report for  
The San Pedro River Watershed

Please file a separate objection for each Watershed File Report, Zone 2 Well Report or Catalogued Well Report. Objections to information contained in Volume 1 of the HSR can be stated on one objection form. Objections must be written. Use of this form, or a computer facsimile, is required. Objections must be received on or before May 18, 1992. Objections must be filed with the Clerk of the Superior Court in and for Maricopa County, Maricopa County Courthouse Annex, 3345 W. Durango Street, Phoenix, AZ 85009.

This objection is directed to Watershed  
File Report or Zone 2 Well Report No.

111-24-DDB-001

or Catalogued Well No.

(please insert no.)

(please insert no.)

OBJECTOR INFORMATION

Objector's Name:  
United States of America

Co-Objector's Name:  
Gila River Indian Community  
c/o Cox & Cox

Co-Objector's Name:  
San Carlos Apache Tribe; Tonto  
Apache Tribe; Yavapai-Apache Indian  
Community; Camp Verde Reservation  
c/o Sparks & Siler, P.C.

Objector's Address:  
601 Pennsylvania Ave.  
Washington, D.C. 20004

Co-Objector's Address:  
Suite 300 Luhrs Tower  
Phoenix, AZ 85003

Co-Objector's Address:  
7503 First Street  
Scottsdale, AZ 85251

Objector's Telephone No.:  
(202) 272-4059 / 272-6978

Co-Objector's Telephone No.:  
(602) 254-7207

Co-Objector's Telephone No.:  
(602) 949-1998

Objector's Watershed File Report or Zone 2 Well Report No. (if the Objector's claimed water rights are within the San Pedro River Watershed):

111-19-009

Or Objector's Catalogued Well Number (if the Objector's claimed water rights appear only in Volume 8 of the HSR):

Or Objector's Statement of Claimant No. (if the Objector's claimed water rights are located outside the San Pedro River Watershed):

39-11-05478	39-05-41142	39-07-12652	39-07-12676	39-05-50058	39-07-12169
39-U8-60083	39-L8-36340	39-L8-37360	39-U8-63614	39-07-12675	39-05-50059

STATE OF ARIZONA  
COUNTY OF MARICOPA

I hereby make this Objection. I certify that, if required, a copy of the foregoing Objection was served upon the following Claimant(s) by mailing true and correct copies thereof on the 18<sup>th</sup> day of May, 1992, postage prepaid and addressed as follows:

Name: 111-24-DDB-001  
PHELPS/DODGE CORPORATION

Address: HIGHWAY 92  
BISBEE AZ 85603

(The above section must be completed if you object to another claimant's Watershed File Report, Zone 2 Well Report, or Catalogued Well Report. It does not need to be completed if you file an objection to your own Watershed File Report, Zone 2 Well Report, Catalogued Well Report, or to information contained in Volume 1 of the Hydrographic Survey Report.)

VERIFICATION (must be completed by objector)

I declare under penalty of perjury that I am a claimant in this proceeding or the duly-authorized representative of a claimant; that I have read the contents of this Objection (both sides and any attachments) and know the contents thereof; and that the information contained in the Objection is true based on my own personal knowledge, except those portions of the Objection which are indicated as being known to me on information and belief and, as to those portions, I believe them to be true.

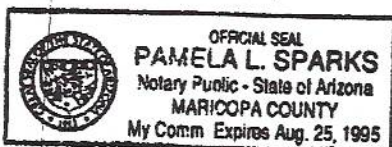
Gary B. Randall  
Signature of Objector or Objector's Representative

Alfred S. Cox  
Signature of Co-Objector or Co-Objector's Representative

[Signature]  
Signature of Co-Objector or Co-Objector's Representative

SUBSCRIBED AND SWORN to before me this 2<sup>th</sup> day of May, 1992.

Pamela L. Sparks



STATEMENT OF THE OBJECTION

The following are the main categories of the typical Watershed File Report (Zone 2 Well Reports and some Watershed File Reports lack certain categories). Please check the category(ies) to which you object, and state the reason for the objection on the back of this form.

- 1. I object to the description of Land Ownership.
- 2. I object to the description of Applicable Filings and Decrees.
- 3. I object to the description of DWR's Analysis of Filings and Decrees.
- 4. I object to the description of Diversions for the claimed water right(s).
- 5. I object to the description of Uses for the claimed water right(s).
- 6. I object to the description of Reservoirs used for the claimed water right(s).
- 7. I object to the description of Shared Uses & Diversions for the claimed water right(s).
- 8. I object to the PWR (Potential Water Right) Summary of the claimed water right(s).
- 9. I object to the description of Quantities of Use for the claimed water right(s).
- 10. I object to the Explanation provided for the claimed water right(s).
- 11. Other Objections (please state volume, page and line number for each objection).

REASON FOR OBJECTION

The reason for my objection is as follows (please number your objections to correspond to the boxes checked above; please attach supporting information and additional pages as necessary):

- 2. The claimant and/or ADWR fail(s) to associate this claim with a pre-adjudication water filing as required by Arizona statute. (SM 420)

Adjudication filings associated with this WFR contain inaccurate or incomplete information. (SM 478)

The use of water listed under this Watershed File Report is challenged because it interferes with downstream federal reserved rights and is contrary to state and federal law. (SM 560)

- 3. Adjudication filings associated with this WFR contain inaccurate or incomplete information. (SM 478)

- 4. According to ADWR, the Point of Diversion (POD) identified as serving the Places of Use (POU) under this WFR is currently inactive. The claimant and/or ADWR need(s) to provide information regarding the POD that provides water to the POU's. (SM 500)

- 8. The claimant and/or ADWR fail(s) to associate this claim with a pre-adjudication water filing as required by Arizona statute. (SM 420)

The use of water listed under this Watershed File Report is challenged because it interferes with downstream federal reserved rights and is contrary to state and federal law. (SM 560)

All or part of the PWR has been idle for more than five years and therefore is not entitled to a water right. (SM 832)



IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

IN RE THE GENERAL ADJUDICATION OF ALL RIGHTS TO USE  
WATER IN THE GILA RIVER SYSTEM AND SOURCE

No. W1,W2,W3 & W4

MANDATORY FORM FOR OBJECTIONS TO  
The Hydrographic Survey Report for  
The San Pedro River Watershed

W1-11-001412

Please file a separate objection for each Watershed File Report, Zone 2 Well Report or Catalogued Well Report. Objections to information contained in Volume 1 of the HSR can be stated on one objection form. Objections must be written. Use of this form, or a computer facsimile, is required. Objections must be received on or before May 18, 1992.

This objection is directed to Watershed  
File Report or Zone 2 Well Report No.

111-24 - DDB - 001  
(please insert no.)

or Catalogued Well No.

(please insert no.)

OBJECTOR INFORMATION

Objector's Name: Phelps Dodge Corporation

Objector's Address: 4521 State Hwy. 666, Morenci, AZ 85540-9795

Objector's Telephone No.: (602) 865-4521 ext. 273

The name, address and telephone number of Objector's attorneys are on the Attachment hereto.

Objector's Watershed File Report or Zone 2 Well Report No. (if the Objector's claimed water rights are within the San Pedro River Watershed):

111 - 24 - XXXX - 078  
111 - 24 - DDB - 001

Or Objector's Catalogued Well Number (if the Objector's claimed water rights appear only in Volume 8 of the HSR):

Or Objector's Statement of Claimant No. (if the Objector's claimed water rights are located outside the San Pedro River Watershed):

39 - \_\_\_\_\_

STATE OF Arizona

VERIFICATION (must be completed by objector)

COUNTY OF Maricopa

I hereby make this Objection. I certify that, if required, a copy of the foregoing Objection was served upon the following Claimant(s) by mailing true and correct copies thereof on the \_\_\_\_\_ day of \_\_\_\_\_, 199\_\_\_\_, postage prepaid and addressed as follows:

Name: \_\_\_\_\_

Address: \_\_\_\_\_

(The above section must be completed if you object to another claimant's Watershed File Report, Zone 2 Well Report, or Catalogued Well Report. It does not need to be completed if you file an objection to your own Watershed File Report, Zone 2 Well Report, Catalogued Well Report, or to information contained in Volume 1 of the Hydrographic Survey Report.)

I declare under penalty of perjury that I am a claimant in this proceeding or the duly-authorized representative of a claimant; that I have read the contents of this Objection (both sides and any attachments) and know the contents thereof; and that the information contained in the Objection is true based on my own personal knowledge, except those portions of the Objection which are indicated as being known to me on information and belief and, as to those portions, I believe them to be true.

Jean P. Haggard  
Signature of Objector or Objector's Representative  
Attorney for Phelps Dodge Corporation

SUBSCRIBED AND SWORN to before me this 14th day of May, 1992.

Jean S. Brown

Notary Public for the State of Arizona

Residing at Glendale, Arizona

My commission expires 10-8-95

Objections must be filed with the Clerk of the Superior Court in and for Maricopa County, Maricopa County Courthouse Annex, 3345 W. Durango Street, Phoenix, AZ 85009, on or before May 18, 1992.





Attachment to Objection re Phelps Dodge Corporation.  
WFR #111-24-DDB-001

Category  
No.

Reason for Objection

2. The Filing Status column should indicate "amended". The original 39-0003397 filing (dated 12-24-79) was amended on 1-11-89, 11-21-89, and 8-5-91. (410)
- The Uses column should list mining, municipal, commercial/industrial, stockwatering other than from a stockpond, and possible future irrigation use (see the 1-11-89, 11-21-89 and 8-5-91 amendments to the original 12-24-79 Filing No. 39-0002297). (800, 810, 820)
- The Use Location column should make reference to the Phelps Dodge Corporation property contained in Exhibit A of the original filing (12-24-79) since this column is supposed to reflect the "legal description of the location of the water use(s) claimed or shown on each applicable filing". (700, 710, 720)
- The Diversion Location column should list the claimed points of diversions contained in Exhibit A of the original 12-25-79 filing and in subsequent amendments (1-11-89, 11-21-89, and 8-5-91). Phelps Dodge wells are not listed. (600, 610, 620)
3. The Uses Claimed or Referenced column should list mining, municipal, commercial/industrial and stockwatering other than from a stockpond, and possible future irrigation use (see the 1-11-89, 11-21-89 and 8-5-91 amendments to the original 12-24-79 Filing No. 39-0002297). (800, 810, 820)
- The Uses Found By DWR column should indicate "Discontinued Irrigation" to correlate with DWR's statement under Uses and Reservoirs in the EXPLANATION section. (800, 810, 830)
- The Applies to Diversions column should reference Phelps Dodge wells listed in SOC No. 39-0002297 and subsequent amendments. (600, 610, 620)
5. The Location column should reference the SW03 240S 240E rather than the SW04 240S 240E, to coincide with region map 24-DDB. (623, 721)
- The Supplied By Diversions column should reflect pumpage from mine shafts and portals in the San Pedro River watershed. (520)
- The Water Source column should be changed to groundwater. Phelps Dodge objects to groundwater being classified as Zone 1 or Zone 2 due to reasons stated in Phelps Dodge's objections nos. 3 and 31-38 to Vol. 1. (500, 510, 520, 531, 532)

Attachment to Objection re Phelps Dodge Corporation,  
WFR #111-24-DDB-001  
(Continued)

Category  
No.

Reason for Objection

- The Photo Date column would be changed to an earlier date if older aerial photography were available for evaluation. (900, 910, 920)
- The Facility Name should be identified as the Warren Ranch. (510)
8. The Apparent First Use column should show a date of 1908 which represents the date irrigation was initiated. (900, 910, 920)
9. The Water Duty column should list the water duty for each of the two quantification types listed for the typical crop of maximum water use for this area. (1000, 1010, 1020)
- The Estimated Volume column should list the volume for each of the two quantification types listed for the typical crop of maximum water use for this area. (1000, 1010, 1020)
10. The Filings and Decrees section should be changed to reflect the statement that "Phelps Dodge Corporation claims the right to the reasonable use of all percolating groundwater underlying all lands which it owns or leases and all lands on which it owns patented or unpatented mining claims in the Upper Gila River watershed in Arizona upstream from the Ashurst Hayden Dam. On information and belief this percolating groundwater is neither appropriable under A.R.S. 45-131 nor subject to claims based on Federal Law, and accordingly is not properly within the scope of these proceedings.", as filed in the 11-21-89 amendment. Municipal, commercial/industrial, mining and stockwatering other than from a stockpond, and possible future irrigation use were claimed as uses in the 1-11-89, 11-21-89 and 8-5-91 amendments. Locations of uses were also listed in these amendments. (400, 410, 500, 510, 520, 521)
- The Diversions section should have the last sentence changed to read "The acreage may have received surface run-off from nearby tailings piles and evaporation ponds." (510)

Attorneys for Objector: Jerry L. Haggard, Id. No. 002667  
APKER, APKER, HAGGARD & KURTZ, P.C.  
2111 E. Highland, Suite 230  
P.O. Box 10280  
Phoenix, Arizona 85064-0280  
(602) 381-0085