June 27, 2020

Secretary David Bernhardt
US Department of the Interior
1849 C Street, N.W.
Washington, DC 20240
(202) 208-3100

RE: Scope and Approach to Review of 2007 Interim Guidelines

Dear Secretary Bernhardt:

As leaders of the undersigned Tribes within the Colorado River Basin, we are providing initial input on Reclamation's proposed scope and approach to reviewing the effectiveness of the 2007 Interim Guidelines (7.D. Review). Reclamation has made clear in several forums its recognition of the need to increase the Tribes’ involvement in addressing Colorado River management issues and we look forward to the opportunity to engage in a meaningful dialogue on the Interim Guidelines (IGs), particularly as we prepare for the renegotiation process. As a threshold matter, this letter is intended to address some common perspectives among the signatory Tribes. Notwithstanding these common views, each of the undersigned Tribes reserves the right to raise individual issues of specific relevance to its own rights and interests affected by the IGs in separate correspondence.

To be clear, we remain concerned that Tribal interests never received strong consideration in developing and implementing the IGs. This has been a disappointment given the federal government’s trust responsibility over our rights and interests. Moreover, it is surprising since Tribes in the basin hold reserved rights and legitimate claims to well over 3 million acre-feet of Colorado River water, at least 20-25% of its current average annual flow.
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acre-feet of Colorado River water, at least 20-25% of its current average annual flow. This
percentage will only increase as climate change continues to diminish overall runoff
amounts and reduce lower priority uses, as highlighted in a number of recent reports.

The lack of attention to Tribes in 2007 is once again made clear in Reclamation’s proposed
approach to the 7.D. Review. The kickoff webinar in late March 2020 indicated that
Reclamation will evaluate the effectiveness of the IGs by assessing their performance in
comparison to the stated purposes of the IGs, as well as certain common themes. None of
these purposes or themes address Tribal interests. While Tribal water rights were not a
priority at the time the IGs were developed, this does not mean the effect on Tribal interests
should not be considered in the 7.D. Review.

We disagree with Reclamation’s finding in its 2007 decision documents that Indian trust
assets would not be significantly affected by the adoption of the IGs. At a minimum, the
focus on shortages and their implications increased concerns across the basin about any
new development of water resources. This has added to the difficulty Tribes have in putting
their senior water rights to use. Reclamation could also have advanced Tribal interests in
2007 by developing and including a program to encourage conservation through efficiency
investments on Tribal land. This would have helped Tribes plan for shortages and build
resiliency to deal with future challenges such as climate change. These themes were clearly
on the table in 2007 since they are expressly identified as criteria to be applied in
evaluating the IGs. Moreover, proactively addressing Tribal interests in the manner just
described would have advanced the three stated purposes of the IGs: (1) improved
Reclamation’s management of the Colorado River; (2) provided mainstream users of
Colorado River water greater predictability of future water deliveries; and (3) added to the
mechanisms for increasing storage in Lake Mead.

All that being recognized, some tribal water interests have been advanced in the last 13
years since the IGs have been in place. We appreciate the close working partnership with
Reclamation that led to the development and release of the 2018 Tribal water study for the
Tribes in the Ten Tribes Partnership -- a study that came after recognition that Tribal water
had not been considered adequately in the first Basin Study. A similar focus is now needed
to develop in-depth information and analysis with the remaining Tribes in the Basin, many
of whom would benefit from a comparable review of their rights and interests. We also
recognize that, while still imperfect, the consultation process significantly improved as
Reclamation worked with the Basin States and other interested parties in developing the
Drought Contingency Plan (DCP). Because of that, at least two Tribes were in a position to
substantively participate in the final set of negotiations and carve out key roles in the
Arizona plan, clearing the way for final approval of the DCP which is benefitting most
people and water use sectors in the basin. This demonstrates our fundamental point: When
Tribes are included in major discussions and actions concerning the Colorado River, we can
contribute -- as we already have -- to the creative solutions needed in an era of increasing
water scarcity.
From that standpoint, it would be helpful to include in the 7.D. review some analysis of certain critical actions undertaken since 2007 (e.g. Minutes 319/323, Pilot System Conservation Program (PSCP), and the DCP) since without those actions the IGs most likely would not have been successful in addressing the purposes and themes set out in 2007. In particular, a review that includes the PSCP and DCP is likely to provide very useful information on the important role that tribal water rights can play in advancing basin-wide interests.

In sum, we believe it is critical for Reclamation to continue to work in partnership with Basin Tribes as has become more the norm in the past 5-6 years. Accordingly, we hope there will be direct and meaningful consultation with the Tribes as the 7.D. Review gets underway and content and drafts of the report are developed and produced. We believe frequent communication, preferably face-to-face, is appropriate and constructive. Moreover, as the federal trustee, it is unclear how you can exercise that role effectively without such meaningful interaction. Also, as set out above, we ask that Reclamation provide an in-depth review of Tribal participation in conservation programs (i.e. ICS, PSCP, and DCP) to inform all water users of the benefits of engaging Tribes in these types of programs. The 7.D. Review should also document the challenges to tribal participation in each of these conservation programs that must be overcome to increase participation. We think this information will have value in the review of the IGs and also will assist Tribes as they prepare for negotiations regarding the next set of operating guidelines. Reclamation should also expand the scientific and technical resources available to Tribes to better facilitate our participation in Basin governance processes, including the forthcoming renegotiation of the IGs.

Finally, we think it is related to the 7.D. Review and very important for Reclamation to follow through on the key next steps identified in the Tribal Water Study that would benefit all Tribes in the basin. One such example is the recommendation to refine CRSS to better account for present and future tribal water use to improve an overall understanding of the effect of future tribal water development. This type of information will be valuable in further assessing the effectiveness of the current IGs and will inform future discussions.

These are some initial thoughts regarding Reclamation’s plan for the 7.D. Review. Thank you again for the opportunity. We look forward to more direct dialogue and a thoughtful exchange of ideas as the Review moves forward.

Sincerely,

Curtis Anderson, Chairman, Las Vegas Paiute Tribe
Damon R. Clarke, Chairman, Hualapai Tribe
Sherry Cordova, Chairwoman, Cocopah Indian Tribe
Manuel Heart, Chairman, Ute Mountain Ute Tribe
John Huey, Chairman, Yavapai-Apache Nation
Jordan D. Joaquin, Chairman, Fort Yuma Quechan Indian Tribe
Evangeline Kissoon, Chairwoman, Havasupai Tribe
Robert Miguel, Chairman, Ak-Chin Indian Community
Austin Nunez, Chairman, San Xavier District, Tohono O’odham Nation
Timothy L. Nuvangyaoma, Chairman, Hopi Tribe
Darrell Paiz, President, Jicarilla Apache Nation
Val R. Panteah, Chairman, Zuni Tribe
Laura Parry, Chairwoman, Moapa Band of Paiutes
Dennis Patch, Chairman, Colorado River Indian Tribes
Timothy Williams, Chairman, Fort Mojave Indian Tribe
Charles F. Wood, Chairman, Chemehuevi Indian Tribe
Peter S. Yucupicio, Chairman, Pascua Yaqui Tribe

Postscript:

All 29 tribes in the basin were invited to participate in this joint letter. Due to the COVID-19 pandemic and other priorities, some tribes have not had an opportunity to adequately consider and take action on the joint letter by June 27, 2020. The Water & Tribes Initiative will continue to invite all 29 tribes to participate in this joint letter and will submit a final copy of the letter in the coming weeks.

Copies to:

Brenda Burman, Commissioner, US Bureau of Reclamation
Brent Esplin, Regional Director, Upper Colorado Basin, US Bureau of Reclamation
Terry Fulp, Regional Director, Lower Colorado Basin, US Bureau of Reclamation
Malcom Wilson, Manager, 7.D. Review, Upper Colorado Basin, US Bureau of Reclamation