This First Amendment to Development Agreement Relative to Cat Creek Energy, LLC Conditional Use Permits (CUP 2015-03, CUP 2015-04, CUP 2015-05, CUP 2015-06, CUP 2015-07) (the “Amendment”) is entered into this ___ day of _________________, 2018, (“Effective Date”), by and between Elmore County (the “County”), a political subdivision of the State of Idaho, and Cat Creek Energy, LLC, an Idaho limited liability company (the “Developer”) (collectively, the “Parties”).

WITNESSETH:

WHEREAS, The Parties entered into a Development Agreement on February 9, 2018;

WHEREAS, As part of the Development Agreement, the Parties agreed to defer negotiations and agreement on certain provisions related to water diversion and delivery to a later date, not to exceed December 31, 2018,

WHEREAS, The Parties have now had an opportunity to negotiate certain provisions related to water diversion and delivery and the Parties desire to memorialize the terms as more fully set forth herein; and

WHEREAS, The Parties desire to enter into this First Amendment to Development Agreement to replace Section 2.2 of the Development Agreement which states:

2.2. Water Storage and Delivery. Given the complexities of water diversion and delivery related to the Project, and in an effort to move the Project forward without further delay, the County and Developer have agreed to defer the negotiation and execution of all Water Diversion and Delivery Agreements to a later date, to be heard after notice and public hearing, but which shall be done prior to December 31, 2018 or the CUP related to water shall lapse.

NOW, THEREFORE, in consideration of the promises, covenants, and provisions set forth herein, the Parties agree as follows:

AMENDMENT

The Parties hereby agree to replace Section 2.2 of the Development Agreement with the following:

2.2 Water Diversion and Delivery.

(a) The Developer shall divert and deliver water at a rate of up to 200 cubic feet per second (cfs) to the County under its water right, in priority, on a continuous flow basis, from the South Fork Boise River to Little Camas Reservoir by use of Developer’s infrastructure, as long as (1)
the water can be accepted into Little Camas Reservoir, as determined by the Mountain Home
Irrigation District, in its sole discretion; and (2) the water diversion and delivery does not prevent
the Developer from performing its ordinary water operations, which term is defined as generating
electricity via hydro-power or performing ordinary maintenance of its hydro-power infrastructure
and (3) Cat Creek Reservoir stored water is at least 20,000 acre feet. Developer’s duty to divert
and deliver water to the County shall be suspended during any emergency conditions that may
exist outside of the Developer’s control. The Developer agrees to use commercially reasonable
efforts not to schedule maintenance work during the anticipated water diversion and delivery
time periods for the County.

(b) For those years when the County elects to take water delivery under Section 2.2 (a)
above, charges for water diversion and delivery shall be billed to the County based on the
following: (1) the Developer’s actual cost of electricity for pumping the quantity of water
diverted and delivered to the County under its water right; plus (2) charges resulting from
multiplication of the Developer’s Operation and Maintenance Costs, as hereafter defined, in
dollars, times a ratio with the numerator being the actual volume of water diverted and delivered
to the County under its water right, and the denominator being the total volume of water pumped
from or discharged to Anderson Ranch Reservoir by Developer during the preceding twelve (12)
month period ending on the last day in which the County elects to take water delivery.
“Operating and Maintenance Costs” shall be the routine and ordinary operating and maintenance
costs for maintaining the pumping, diversion and delivery systems for water obtained from
Anderson Ranch Reservoir for hydro electrical generating, and pumping, diversion and delivery
of water to the County, by the Developer. Operating and Maintenance Costs shall not include: (i)
any charges for the actual cost of electricity for water pumping, diversion or delivery; (ii) any
cost for the construction of the pumping, diversion or delivery systems for the hydro electrical
generating or the pumping, diversion or delivery systems to provide water to the County, or any
other costs of construction by Developer or otherwise; and (iii) any cost for the replacement of
any portion of said pumping, diversion or delivery systems. Billing invoices from the Developer
shall specify the total amount of water pumped, diverted and discharged to the Anderson Ranch
Reservoir by the Developer and the total amount of water diverted and delivered into Little
Camas Reservoir for the benefit of the County as well as the actual Operating and Maintenance
Costs for the twelve (12) month period described above in which the County takes water
delivery. The Developer shall invoice the County within ninety (90) days from the end of water
delivery to the County for that water delivery period and provide copies of its electricity cost,
operation and maintenance costs, and its water diversion records to the County with the annual
invoicing. Payment by the County shall be due and payable thirty (30) days after receipt of the
annual invoicing.

(c) The Developer consents to use of its diversion point for diversion of water under the
County’s water right.

(d) The County will inform the Developer, or its designated agent, no less than twenty-four
(24) hours prior to any County request for diversion and delivery of water under its water right.
Provided, however, the County shall be under no obligation to request diversion or delivery of
any water, or accept any water, and any County request for water diversion or delivery shall be in
the County’s sole discretion.
(e) The Developer shall withdraw its pending protest at the Idaho Department of Water Resources against the County’s application for water permit no. 63-34348 within 24 hours of execution of this Amendment. The County agrees that it will not protest Developer’s water right application No. 63-34403 filed with the Idaho Department of Water Resources.

(f) The Developer, the Landowners, the County, and their agents, consultants, and employees shall act in good faith regarding the County and Developer’s pursuit of a water permit and license under their respective applications, pending before the Idaho Department of Water Resources, and shall also act in good faith regarding the County and Developer’s relationship with the Mountain Home Irrigation District.

(g) Notwithstanding anything in the Development Agreement to the contrary, the County’s obligations to pay for electricity for pumping and the County’s share of operating and maintenance expenses under Section 2.2(b) of the Amendment in connection with the diversion and delivery of water by the Developer to the County under Section 2.2(a), shall be subject to and dependent upon the appropriations being made in the fiscal year for the diversion and delivery of water by the Elmore County Board of Commissioners for such purpose.

ALL OTHER PROVISIONS OF THE DEVELOPMENT AGREEMENT SHALL REMAIN IN FULL FORCE AND EFFECT.

[SIGNATURES TO FOLLOW]
IN WITNESS WHEREOF, this Amendment has been executed by the Parties hereto on the day and year first above written.

ELMORE COUNTY:

Board of Elmore County Commissioners

_________________________________________
By: Wesley R. Wootan, Commissioner

_________________________________________
By: Franklin L. Corbus, Commissioner

ATTEST:

_________________________________________
Barbara Steele, Elmore County Clerk
STATE OF IDAHO )
) ss.
County of Elmore )

On the ___ day of __________, 2018, before me, ____________, a Notary Public in and for said state, personally appeared WESLEY R. WOOTAN, Commissioner of Elmore County, a political subdivision of the State of Idaho, the county that executed the foregoing instrument, who duly acknowledged to me that such county executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

_________________________________________
NOTARY PUBLIC for Idaho
Residing at ________, Idaho
My commission expires:____________________
STATE OF IDAHO )
                   ) ss.
County of Elmore   )

    On the ___ day of _____________________, 2018, before me, ______________, a Notary Public in and for said state, personally appeared FRANKLIN L. CORBUS, Commissioner of Elmore County, a political subdivision of the State of Idaho, the county that executed the foregoing instrument, who duly acknowledged to me that such county executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

________________________________________
NOTARY PUBLIC for Idaho
Residing at Idaho
My commission expires:______________

STATE OF IDAHO )
                   ) ss.
County of Elmore   )

    On the ___ day of ___________, 2018, before me, ______________, a Notary Public in and for said state, personally appeared BARBARA STEELE, the Clerk of Elmore County, a political subdivision of the State of Idaho, the county that executed the foregoing instrument, who duly acknowledged to me that such county executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

________________________________________
NOTARY PUBLIC for Idaho
Residing at Idaho
My commission expires:______________
IN WITNESS WHEREOF, this Agreement has been executed by the Parties hereto on the day and year first above written.

CAT CREEK ENERGY, LLC  
an Idaho limited liability company

____________________________________
By:  John Faulkner  
Its: Manager

STATE OF IDAHO )
) ss.
County of Elmore   )

On this _____ day of _______________________, in the year 2018, before me, a Notary Public in and for the State of Idaho, personally appeared John Faulkner, known or identified to me to be the Manager of the limited liability company that executed the instrument or the person who executed the instrument on behalf of said limited liability company, and acknowledged to me that such limited liability company executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

____________________________________
NOTARY PUBLIC for Idaho  
Residing at , Idaho  
My commission expires:__________________

Landowners:

The undersigned, each as an owner of the Land, hereby acknowledges and agrees to the terms of this Agreement and in order to receive the benefits of this Agreement, agrees to assume all obligations of Developer under this Agreement on any Transfer and Assignment.

Sawtooth Grazing Association, Inc.  
An Idaho corporation
By: ______________________________
    John Faulkner
    President

Wood Creek Ranch, LLC
An Idaho limited liability company

By: ______________________________
    John Faulkner
    Manager

STATE OF IDAHO )
               ) ss.
County of Elmore  )

On this _____ day of ______________________ , in the year 2018, before me, a Notary Public in and for the State of Idaho, personally appeared JOHN FAULKNER, known or identified to me to be the President and Manager of Sawtooth Grazing Association, Inc. and Wood Creek Ranch, LLC (the “companies”) that executed the instrument or the person who executed the instrument on behalf of the companies, and acknowledged to me that such companies executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

______________________________
NOTARY PUBLIC for Idaho
Residing at __________ , Idaho
My commission expires:________________

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## Document Comparison

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