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13 Attorneys for Designated Party  
PYRO SPECTACULARS, INC.

14  
15 **BEFORE THE STATE WATER RESOURCES CONTROL BOARD  
OF THE STATE OF CALIFORNIA**

16 IN THE MATTER OF PERCHLORATE )  
17 CONTAMINATION AT A 160-ACRE )  
18 SITE IN THE RIALTO AREA )

SWRCB/OCC FILE A-1824

**PYRO SPECTACULARS, INC.'S NOTICE  
OF JOINDER IN PRE-HEARING MOTIONS  
AND OBJECTIONS OF GOODRICH  
CORPORATION AND THE EMHART  
ENTITIES**

19  
20  
21 Date: March 28-30, 2007  
April 4-5, 2007

22 Location: San Bernardino County  
Auditorium  
23 850 East Foothill Blvd.  
Rialto, CA

24  
25 Motion Cutoff: March 5, 2007

26  
27 TO ALL PARTIES, THEIR REPRESENTATIVES AND ATTORNEYS OF RECORD IN THIS  
28 ACTION:

**PYRO SPECTACULARS, INC.'S NOTICE OF JOINDER IN PRE-HEARING MOTIONS AND OBJECTIONS  
OF GOODRICH CORPORATION AND THE EMHART ENTITIES**

1 PLEASE TAKE NOTICE that Designated Party Pyro Spectaculars, Inc. ("PSI")  
2 hereby joins in, and incorporates by reference herein, the following motions and objections  
3 submitted this day by Goodrich Corporation and the Emhart Entities:

- 4 • Motion and Objection No. 1: Goodrich Corporation's Notice of Motion  
5 and Motion to Rescind Hearing Notice and Objection to Authority of  
6 Hearing Officer;
- 7 • Motion and Objection No. 2: Emhart Industries, Inc., Kwikset Locks,  
8 Inc., Kwikset Corporation and Black & Decker (U.S), Inc.'s Motion and  
9 Objection to Pre-Hearing Schedule, Hearing Schedule, and Time  
10 Limitations Established for the Hearing Violate Gov. Code §  
11 11425.10(a)(1) and § 11513(b) and 23 CCR § 648(b) and § 648.5.1;
- 12 • Motion and Objection No. 3: Goodrich Corporation's Notice of  
13 Motion, Motion, and Objections Regarding Suspension of the Public  
14 Hearing on Grounds that It Violates Due Process Rights;
- 15 • Motion and Objection No. 4: Emhart Industries, Inc., Kwikset Locks,  
16 Inc., Kwikset Corporation and Black & Decker (U.S), Inc.'s Motion To  
17 Stay All Proceedings Pending Discovery and Determination of  
18 Compliance With (1) The Separation of Prosecutorial and Adjudicatory  
19 Function Requirements In Gov. Code § 11425.10(a)(4); and (2) The  
20 Prohibition Against Ex Parte Communications in Gov. Code §  
21 11425.19(a)(8);
- 22 • Motion and Objection No. 5: Emhart Industries, Inc., Kwikset Locks,  
23 Inc., Kwikset Corporation and Black & Decker (U.S), Inc.'s Motion to  
24 Disqualify SARWQCB Advocacy Team From Prosecuting CAO R8-  
25 2005-0053 Due To Conflict of Interest and Bias;
- 26 • Motion and Objection No. 7: Goodrich Corporation's Notice of  
27 Motion and Motion for Formal Hearing and Objection to Informal  
28 Hearing Procedures;

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- Motion and Objection No. 9: Goodrich Corporation's Notice of Motion, Motion, and Objections Regarding Additional Discovery;
- Motion and Objection No. 10: Goodrich Corporation's Notice of Motion, Motion, and Objections Regarding Procedure for Pre-hearing Motions;
- Motion and Objection No. 11: Goodrich Corporation's Notice of Motion, Motion, and Objections Regarding the Simultaneous Exchange of Evidence;
- Motion and Objection No. 12: Goodrich Corporation's Notice of Motion, Motion, and Objections Regarding Use of Rebuttal;
- Motion and Objection No. 14: Goodrich Corporation's Notice of Motion, Motion, and Objections Regarding Inadequacy of Location of Hearing; and,
- Motion and Objection No. 15: Emhart Industries, Inc., Kwikset Locks, Inc., Kwikset Corporation and Black & Decker (U.S), Inc.'s Motion and Objection For Correction of Background Statement in Notice of Public Hearing.

This Notice of Joinder is made pursuant to the Notice of Public Hearing circulated on February 23, 2007 concerning the above-captioned matter.

DATED: March 5, 2007

**RESOLUTION LAW GROUP, P.C.**

By:   
Brian L. Zagon  
Attorneys for Designated Party  
Pyro Spectaculars, Inc.

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**PROOF OF SERVICE  
(SWRCB/OCC File A-1824)**

I am a citizen of the United States. My business address is 3717 Mt. Diablo Blvd., Suite 200, Lafayette, California 94549. I am employed in the county of Contra Costa where this service occurred. I am over the age of 18 years, and not a party to this action. I am readily familiar with this firm's practice for collection and processing correspondence for mailing, facsimile, email, overnight delivery and personal delivery.

On **March 5, 2007**, following ordinary business practice, I served the foregoing documents described as:

**PYRO SPECTACULARS, INC.'S NOTICE OF JOINDER IN PRE-HEARING  
MOTIONS AND OBJECTIONS OF GOODRICH CORPORATION AND THE  
EMHART ENTITIES,**

On the following Person(s):

(BY PERSONAL SERVICE) I caused such envelope to be delivered by hand this date to the offices of the addressee(s).

Karen O'Haire  
Senior Staff Counsel  
Water Resources Control Board  
1001 I Street, 22<sup>nd</sup> Floor  
Sacramento, CA 95814

On the following Person(s):

(BY MAIL) I caused such envelope with postage thereon fully prepaid to be placed in the United States mail at Lafayette, California.

(BY EMAIL) by transmitting via facsimile the document listed above to the fax number(s) set forth above, or as stated on the attached service list, on this date.

State Water Board  
Karen O'Haire  
Senior Staff Counsel  
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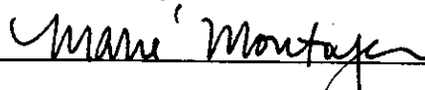
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[espiess@waterboards.ca.gov](mailto:espiess@waterboards.ca.gov)

Lyris List

Perchlorate E-Mail List

I declare that I am employed in the office of a member of the bar of the State of California. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on **March 5, 2007** at Lafayette, California.

  
Marie Montoya