IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA, and STATE OF NEW MEXICO, ex rel. STATE ENGINEER,

Plaintiffs,

v.

A & R PRODUCTIONS, et. al.,

Defendants.

No. 01cv00072-MV/WPL

ZUNI RIVER BASIN ADJUDICATION

Subfile No: ZRB-4-0341

NOTICE THAT THE CONSULTATION PERIOD HAS ENDED

Pursuant to the Special Master's Procedural and Scheduling Orders, the United States of America ("United States"), with the concurrence of the State of New Mexico ex rel. State Engineer ("State"), hereby notifies LARRY ZWIGART AND DIANNE ZWIGART that the consultation period for Subfile No. ZRB-4-0341 has ended. Within twenty (20) days of the date of service of this notice, LARRY ZWIGART AND DIANNE ZWIGART must either:

- sign and accept the last Consent Order offered by the United States
 and the State for Subfile No. ZRB-4-0341 and return the entire
 Consent Order to counsel for the United States, OR
- 2. file with the Court and serve on counsel for the United States and for the State a Subfile Answer.

Notice That The Consultation Period Has Ended Subfile No. ZRB-4-0341

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A form Subfile Answer is provided with this notice. You may use the provided form or prepare your own Subfile Answer. However, in order to satisfy the Court's requirements, your Subfile Answer must:

- provide the caption and civil action number of this case (No. 01cv00072-MV/WPL) and identify the subfile by the subfile number (ZRB-4-0341),
- explain your reasons for disagreeing with the Consent Order offered for the subfile by the United States and the State,
- 3. include a statement that you have made a good faith effort to consult with and resolve the disagreement with the United States and the State, and
- 4. be properly filed with the Clerk of Court. (If you are represented in this case by an attorney, your Subfile Answer must be filed by your attorney.)

Failure to properly sign and return the last-offered Consent Order or file and serve a Subfile Answer within twenty (20) days of service of this Notice shall be considered grounds for entry of a default order incorporating the terms jointly proposed by the United States and the State.

Notice That The Consultation Period Has Ended Subfile No. ZRB-4-0341

Electronically Filed

/s/ Andrew "Guss" Guarino
ANDREW "GUSS" GUARINO
BRADLEY S. BRIDGEWATER
U.S. Department of Justice
South Terrace, Suite 370
999 Eighteenth St.
Denver, CO 80202
(303) 844-1343

COUNSEL FOR THE UNITED STATES

_(approved 8/27/15)_____

EDWARD BAGLEY Office of the State Engineer, Legal Division P.O. Box 25102 Santa Fe, NM 87504 (505) 827-6150

COUNSEL FOR THE STATE OF NEW MEXICO EX REL. STATE ENGINEER

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on August 28, 2015, I filed the foregoing

Notice That the Consultation Period Has Ended electronically through the CM/ECF system, which caused parties or counsel to be served by electronic means, as more fully reflected on the Notice of Electronic Filing.

AND I FURTHER CERTIFY that on such date I served the foregoing, together with a form Subfile Answer, on the following non-CM/ECF Participants, by first class U.S. mail:

LARRY ZWIGART DIANNE ZWIGART 168 DONALDSON ROAD GIBSONIA, PA 15044

> /s/ Andrew "Guss" Guarino

Notice That The Consultation Period Has Ended Subfile No. ZRB-4-0341