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

UNITED STATES OF AMERICA,	)
and STATE OF NEW MEXICO, <i>ex rel</i> . STATE	)
ENGINEER,	)
Plaintiffs,	)
	) No. 01cv00072 BB-ACE
and	)
ZUNU INDIAN TRIDE NAVAIO NATION	) ZUNI RIVER BASIN
ZUNI INDIAN TRIBE, NAVAJO NATION,	) ADJUDICATION
Plaintiffs in Intervention,	)
	)
V.	)
A&R PRODUCTIONS, et al.	)
Defendants.	)

## MOTION TO JOIN ADDITIONAL PARTIES DEFENDANT

The United States of America ("United States") hereby respectfully requests the Court to join as additional parties the persons or entities named below and order them to answer the United States' Complaint in this action as required in any civil action in the United States District Court or suffer default judgment against them. In support of this motion, the United States asserts:

 The persons or entities listed below are diverting and using or may claim a right to divert and use surface or underground waters within the Zuni River stream system in New Mexico:

Subfile	Defendant Name(s)
ZRB-1-0143	Thomas B. Gleason
ZRB-1-0143	Diane Gleason

Subfile	Defendant Name(s)
ZRB-2-0108	Jaralosa Cattle Company, LLC
ZRB-2-0109	ORC, LLC
ZRB-2-0109	Hinkson Ranch Investors, LLC
ZRB-2-0109	R.D.S., Inc.
ZRB-2-0109	Terrestial Acquisitions, LLC
ZRB-2-0109	JFT Investors, LLC
ZRB-2-0110	Donnie Ray Bogart Lambden

The water uses, or claims to the right to use water, of these persons or entities are subject to the laws of the State of New Mexico and the United States. This Court has exclusive jurisdiction to adjudicate all claims to the right to divert, store, or use public waters of the Zuni River stream system in New Mexico.

2. The persons or entities listed above have been identified by the Hydrographic Surveys for Sub-areas 4 & 8 and for Subareas 9 & 10 of the Zuni River stream system and may be diverting and using water associated with the subfile numbers listed, or may otherwise be using or diverting surface or underground waters within the Zuni River stream system.

3. For the benefit of other parties, and by way of explanation, the United States asserts that motions to add additional defendants, dismiss defendants, correct defendants' names, and take other corrective action, are parts of an on-going process made necessary by the hydrographic survey, defendants' responses, and other kinds of new information received during the course of this adjudication. The United States advances such motions primarily for the purpose of ensuring that the Court's records indicate as accurately as possible the persons or entities that are parties to this case.

DATED: April 13, 2006

## Motion to Join Additional Parties Defendant, Page 2

Respectfully submitted,

Indecemts

BRADLEY S. BRIDGEWATER U.S. Department of Justice 999 18<sup>th</sup> St., Suite 945 North Denver, CO 80202 (303) 312-7318

COUNSEL FOR THE UNITED STATES

## **CERTIFICATE OF SERVICE**

I hereby certify that, on April 13, 2006, a copy of the forgoing Motion to Join

Additional Parties Defendant was mailed to the following persons.

Brully J. Binlants

Special Master Vickie L. Gabin U.S. District Court District of New Mexico P.O. Box 2384 Santa Fe, NM 87504-2384

Karla McCall, Data Manager 1315 Sagebrush Dr. S.W. Los Lunas, NM 87031

Edward Bagley Office of the State Engineer, Legal Division P.O. Box 25102 Santa Fe, NM 87504

James M. Noble<sup>1</sup> Ryley Carlock & Applewhite 1775 Sherman Street, 21st Floor Denver, CO 80203

<sup>&</sup>lt;sup>1</sup> Mr. Nobel has not entered an appearance in this case, but is known to represent one or more defendants named in this motion.