

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

UNITED STATES OF AMERICA)	
and)	No. 01cv00072-MV-WPL
STATE OF NEW MEXICO, ex rel. STATE)	
ENGINEER,)	ZUNI RIVER BASIN
Plaintiffs,)	ADJUDICATION
v.)	
)	Subfile No. ZRB-4-0115
A & R PRODUCTIONS, et al.)	
Defendants.)	
_____)	

JOINT MOTION TO SET PRETRIAL CONFERENCE

Plaintiffs, the United States of America and the State of New Mexico ex rel. State Engineer move the Court pursuant to Fed. R. Civ. P. 16(a) to set Subfile ZRB-4-0115 for a telephonic pretrial conference and to thereafter enter a scheduling order pursuant to Fed. R. Civ. P. 16(b). In support of this motion, the Plaintiffs assert:

1. On September 20, 2010, in accordance with the Court’s procedural and scheduling orders, Plaintiffs filed the *Notice That the Consultation Period Has Ended* (Doc. 2599) for Subfile No. ZRB-4-0115. On October 8, 2010, subfile Defendant Pamela Davis filed a timely *Subfile Answer* (Doc. 2610).

2. On June 22, 2017, undersigned Counsel for the United States sent Counsel for the Defendant email which included a draft of the present motion and the draft Joint Status Report and Proposed Discovery Plan attached hereto as Exhibit 1. The June 22, 2017 email requested

that Counsel for the Defendant respond by July 7, 2017 with any edits to the motion and the joint status report.

3. Counsel for Defendant has not responded.

WHEREFORE, pursuant to Fed. R. Civ. P. Rule 16, the Plaintiffs request that the Court set this Subfile for a Pretrial Conference and thereafter enter a pretrial order consistent with the Joint Status Report and Proposed Discovery Plan submitted with this Motion.

Respectfully submitted,

/s/
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COUNSEL FOR THE UNITED STATES

Approved 7/31/2017
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on August 2, 2017, I filed the foregoing *Joint Motion To Set Pretrial Conference* electronically through the CM/ECF system, which caused CM/ECF Participants to be served by electronic means, as more fully reflected on the Notice of Electronic Filing.

_____/s/_____
Bradley S. Bridgewater