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

UNITED STATES OF AMERICA)	
and)	No. 01cv00072-MV-JHR
STATE OF NEW MEXICO, ex rel. STATE)	
ENGINEER,)	ZUNI RIVER BASIN
Plaintiffs,)	ADJUDICATION
v.)	
)	Subfile No. ZRB-3-0047
A & R PRODUCTIONS, et al.)	
Defendants.)	
)	

JOINT STATUS REPORT AND PROPOSED DISCOVERY PLAN

NATURE OF THE CASE

A determination of Defendant's water rights for real property owned by Defendant in this general stream system water rights adjudication within Subarea 7.

AMENDMENTS TO PLEADINGS AND JOINDER OF PARTIES

The Parties do not intend to file any additional pleadings or join additional parties to this subfile action.

STIPULATIONS

The Parties stipulate that venue is proper in this District and that the United States

District Court for the District of New Mexico has jurisdiction of the Parties and the subject matter.

The Parties further stipulate to the water rights and the following information for three stockponds found on Defendant's property and identified by the Hydrographic Survey:

POND

Map Label: 7C-1-SP02

Purpose of Use: LIVESTOCK

Priority Date: 10/6/1997

Source of Water: Surface Runoff

Point of Diversion: Not Applicable

Amount of Water:

Depth (ft): 3.0

Surface Area (sq.ft): 40,302

Storage Impoundment Volume (ac-ft): 1.665

Pond Location: As shown on Hydrographic Survey Map 7 C - 1

S. 3 T. 09N R. 15W 1/4, 1/16, 1/64: SE SE NW

X(ft): 2,552,605 **Y(ft):** 1,468,703

New Mexico State Plane Coordinate System, West Zone, NAD 1983

Dam height (if greater than 9 ft):

POND

Map Label: 7C-1-SP03

Purpose of Use: LIVESTOCK

Priority Date: 12/31/1961

Source of Water: Surface Runoff **Point of Diversion:** Not Applicable

Amount of Water:

Depth (ft): 3.0

Surface Area (sq.ft): 5, 155

Storage Impoundment Volume (ac-ft): 0.213

Pond Location: As shown on Hydrographic Survey Map 7C-1

S. 3 T. 09N R. 15W 1/4, 1/16, 1/64: SE SE SW

X(ft): 2,553,157 **Y(ft):** 1,467,818

New Mexico State Plane Coordinate System, West Zone, NAD 1983

Dam height (if greater than 9 ft):

POND

Map Label: 7C-1-SP16

Purpose of Use: LIVESTOCK

Priority Date: 12/31/1961

Source of Water: Surface Runoff

Point of Diversion: Not Applicable

Amount of Water:

Depth (ft): 3.5

Surface Area (sq.ft): 8,789

Storage Impoundment Volume (ac-ft): 0.424

Pond Location: As shown on Hydrographic Survey Map 7 C - 1

S. 1 T. 09N R. 15W 1/4, 1/16, 1/64: SE NW NW

X(ft): 2,561,673 **Y(ft)**: 1,469,457

New Mexico State Plane Coordinate System, West Zone, NAD 1983

Dam height (if greater than 9 ft):

DISPUTE AMONG THE PARTIES

The dispute among the Parties centers on Defendant's water right claims associated with the two wells located on Defendant's property in the basin; these wells have been designated 7C-1-W02 and 7C-1-W03 by the Hydrographic Survey. The litigation between the Parties will be

focused exclusively on Defendant's claims associated with these wells.

PLAINTIFFS' CONTENTIONS

The Plaintiffs contend that Defendant has the burden of proving the water rights, inclusive of all elements, associated with the wells in dispute. Plaintiffs contend that Defendant is entitled to no water right based on future needs.

DEFENDANT'S CONTENTIONS

. . . .

DISCOVERY PLAN

Discovery is necessary concerning the facts material to Defendant's rights to use water from the wells in dispute. Discovery should begin once the Court issues a Case Management Order adopting the provisions of this Joint Status Report and Proposed Discovery Plan. The Parties propose the discovery plan outlined in the paragraphs below.

- Within 30 days after issuance of the Court's Case Management Order, the Parties shall exchange Initial Disclosure materials as described in Fed. R. Civ. P. 26(a)(1)(A)(i) and (ii).
- Within 60 days after issuance of the Case Management Order, Defendant shall make disclosures required by Fed. R. Civ. P. 26(a)(2). Plaintiffs shall make their Fed. R. Civ. P. 26(a)(2) rebuttal disclosures within 30 days after Defendant's initial expert disclosures.
- 3. Discovery will be needed on the following subjects: the amounts, priorities, places, periods, and purposes of historic beneficial use of water from the disputed wells. The following procedures shall govern discovery associated with this subfile action.

- a. Maximum of 25 interrogatories (including any subparts) (responses due 30 days after service).
- b. Maximum of 25 requests for production of documents (responses due 30 days after service). Copies of documents may be produced in either paper or electronic PDF format at the discretion of the disclosing Party.
- c. Requests for admission as permitted by Fed. R. Civ. P. 36.
- d. After initial disclosures, each Party is permitted to depose the identified witness(es) of any other Party. Each deposition shall be arranged through the consent of all Parties to the subfile proceeding. Each deposition is limited to a maximum of 8 hours unless extended by agreement of the Parties and shall occur at a location agreed to by all Parties. Costs associated with the deposition shall be borne by the Party taking the deposition except that costs associated with the deposed witnesses (fees, travel expenses, etc.) shall be borne by the Party on whose behalf the witness is to be called.
- e. Supplementation under Fed. R. Civ. P. 26(e) is due 30 days after the new information has been acquired.
- f. All discovery commenced must be completed by 150 days after the issuance of the Court's Case Management Order. Any interrogatories, requests for admission, and requests for production must be submitted no later than 30 days before the discovery completion date described here. No deposition may be held beyond the 150-day discovery period without the consent of all Parties unless upon a finding of good cause by the Court.

DISPOSITIVE MOTIONS

The Parties anticipate that motions for summary judgment under Fed. R. Civ. P. 56 may be needed to resolve those issues that do not have a material issue of fact in dispute. The Parties shall, consistent with D.N.M.LR-Civ. 7, submit any such motions within 30 days of the close of discovery.

TRIAL

To the extent that issues of material fact remain after the Court rules on dispositive motions, the Court shall schedule a final pretrial conference as contemplated by Fed. R. Civ. P. 16(e) and shall subsequently issue a final trial plan for the Parties to follow.

SETTLEMENT

Plaintiffs and Defendant are willing to continue with settlement discussions and believe that a settlement conference with a judge may be useful.

Respectfully submitted,

/s/ Guss Guarino
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COUNSEL FOR THE UNITED STATES

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COUNSEL FOR DEFENDANT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on, I	filed the foregoing Joint Status
Report And Proposed Discovery Plan 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/ Guss Guarino Guss Guarino