



BRUCE KING  
GOVERNOR

State of New Mexico

ENVIRONMENT DEPARTMENT

JUDITH M. ESPINOSA  
SECRETARY

RON CURRY  
DEPUTY SECRETARY

TRANSMITTAL MEMORANDUM

TO: Elizabeth Gordon  
Hazardous & Radioactive Bureau  
Marquez Building

DATE: February 13, 1992

RE: United States of America and the Regents of the University of California v. State of New Mexico; and New Mexico Department of Environment, No. CIV 90-0276SC

The following documents are enclosed: **Endorsed copy of Order Amending Initial Pre-Trial Report and Vacating Trial Setting in the above-referenced case.**

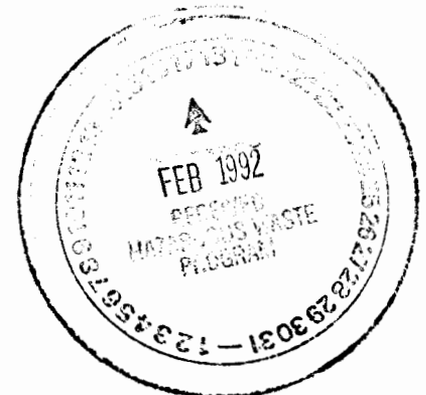
PLEASE:

- File
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- Serve, complete Return of Service and return to us
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- For your information
- Approve and sign
- Return conformed copies
- Check for \$ \_\_\_\_\_ enclosed for proper fee
- Self-addressed, stamped envelope(s) enclosed
- Other:

Thank you very much,

*Linda M. Romero*  
Linda M. Romero  
Legal Assistant

Enclosure



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

FEB 11 AM 8:49

UNITED STATES OF AMERICAN )  
and THE REGENTS OF THE )  
UNIVERSITY OF CALIFORNIA, )  
 )  
Plaintiff, )  
 )  
v. )  
 )  
STATE OF NEW MEXICO; and )  
NEW MEXICO DEPARTMENT OF )  
ENVIRONMENT, )  
 )  
Defendants. )

NO. CIV 90-0276SC

ENTERED ON DOCKET  
2/11/92

ORDER AMENDING INITIAL  
PRE-TRIAL REPORT AND VACATING TRIAL SETTING

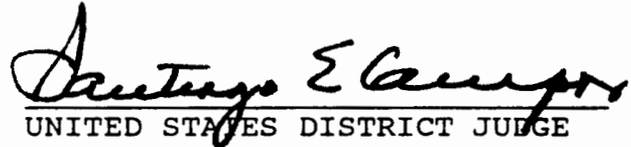
This matter came before the Court on the parties' Stipulated Motion to Amend Initial Pre-Trial Report and Vacate Trial Setting. The Court, having reviewed the motion and being otherwise fully advised in the matter finds the motion is well taken.

IT IS THEREFORE ORDERED:

1. That the July 18, 1991 Initial Pre-Trial Report is hereby amended to provide a moratorium on all deadlines until 90 days after the Court rules on the pending motions for summary judgment.

2. That on the 90th day following the Court's ruling on the motions for summary judgment, the deadlines will begin to run in the same sequence and with the same intervals between deadlines as set forth in the Initial Pre-Trial Report.

3. That the non-jury trial setting on April 6, 1992 is hereby vacated. The trial will be rescheduled on or after 90 days following the last deadline set forth in the Initial Pre-Trial Report, as amended.

  
UNITED STATES DISTRICT JUDGE

SUBMITTED BY:

SUTIN, THAYER & BROWNE  
A Professional Corporation

By  for  
John A. Bammerman  
Attorneys for The Regents of  
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APPROVED BY:

Telephonically Approved 9/30/91

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Telephonically Approved 10/4/91

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