Filed: 04/20/2023 08:54:16

Sixth Judicial District, Bannock County

Jason Dixon, Clerk of the Court By: Deputy Clerk - Hilgert, April

IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF BANNOCK

City Of Pocatello Plaintiff,

VS.

Idaho Water Resources Board, Idaho Department of Water Resources, Gary Spackman, Tony Olenichak

Defendant.

Case No. CV03-23-00876

Order for Submission of Information for Scheduling Order

A Complaint was filed in this matter on the 16th day of March, 2023. The Defendants have now appeared and/or answered and the case is at issue.

IT IS HEREBY ORDERED, pursuant to I.R.C.P. 16, that the parties, through their counsel (or the parties themselves if self-represented), confer and submit to the Court, within fourteen (14) days of the date of this Order, a joint statement containing the following information:

- (1) Whether any service is still needed upon any unserved parties.
- (2) Whether motions to add new parties or otherwise amend the pleadings are contemplated.
 - (3) Whether the parties currently contemplate or anticipate any pre-trial motions.
 - (4) Whether the case presents any unusual time requirements for trial preparation.
 - (5) The agreed amount of time required for trial.
 - (6) Whether the case presents any unusual times requirements for discovery.
 - (7) Whether any party requests court-ordered mediation.
- (8) Three stipulated trial dates, one no less than six (6) months and no more than nine (9) months from the date of this Order, and a second no less than nine (9) months and no more

than twelve (12) months from the date of this Order, and a third no less than twelve (12) months

and no more than fifteen (15) months from the date of this Order. These trial dates cannot be

during the SECOND full week of any month or be scheduled on a Monday.

(9) Whether there are other matters conducive to determination of the action that the

parties agree should be brought to the attention of the Court prior to entering a Scheduling Order.

The parties shall agree as to which party shall make the joint submission but, if they cannot

agree, Plaintiff shall be responsible to make the submission.

Upon receipt of this joint submission the Court will issue an Order setting the matter for trial

with appropriate dates for discovery, disclosure of witness, etc.

IT IS FURTHER ORDERED that if the parties do not file the stipulation required herein,

within the fourteen (14) days set forth, the Court will set this matter for trial on a date available to

the Court.

IT IS FURTHER ORDERED that the submissions requested in the order are deemed by

the Court to constitute the scheduling conference required by IRCP 16(a). However, if either

party wishes a more formal scheduling conference please contact the Court's clerk and one will

be scheduled.

IT IS FURTHER ORDERED that unless the Court receives written notification to the

contrary, all documents sent by the Court to counsel will be delivered electronically. Counsel is

hereby instructed to provide the Court with an email address they wish to have documents

delivered to. Counsel will also have the continuing obligation to notify the Court upon any change

to the email address submitted.

IT IS SO ORDERED.

Dated: 04/19/2023

Ret C. I be

Judge

CERTIFICATE OF SERVICE

Sarah Ann Klahn	sklahn@somachlaw.com	[X] By E-mail
Garrick L. Baxter	garrick.baxter@idwr.idaho.gov	[X] By E-mail
Ann Nicole Yribar	ann.yribar@ag.idaho.gov	[X] By E-mail

Jason Dixon Clerk of the Court

Dated: 4/20/2023 By: <u>Apríl Hilgert</u> Deputy Clerk