	Case 3:21-cv-00347-LRH-CLB Document 13	Filed 10/21/21 Page 1 of 5			
1	UNITED STATES DISTRICT COURT				
2	DISTRICT OF	DISTRICT OF NEVADA			
3	* * *				
4	CENTER FOR BIOLOGICAL DIVERSITY,	Case No. 3:21-CV-0347-LRH-CLB			
5	Plaintiff,	ORDER TO FILE CASE MANAGEMENT REPORT			
6	V.				
7	BUREAU OF LAND MANAGEMENT,				
8	Defendant.				
9					
10	Pursuant to Federal Rule of Civil Proce	dure 16, United States Magistrate Judge			
11	Carla Baldwin concludes that a Rule 16 Case Management Report will assist the parties,				
12	counsel, and the court in managing and overseeing discovery in this matter. Upon receipt				
13	of joint report, the court will determine whether a case management conference should				
14	be set to assist in managing discovery.				
15	Therefore, IT IS HEREBY ORDERED that:				
16	A. Meet and Confer				
17	The parties shall meet and confer on items required to be included in the Joint				
18	Case Management Report.				
19	B. Joint Case Management Report				
20	After the meet and confer, the parties shall file a Joint Case Management Report				
21	by no later than November 29, 2021. The Case Management Report shall not exceed				
22	fifteen (15) pages and shall not include any attached exhibits.				
23	However, if any party fails to participate in preparing the Joint Case Management				
24	Report, the non-offending party shall detail the party's effort to get the offending party to				
25	participate in drafting the report. The non-offending party shall still file the report. The				
26	offending party may be subject to sanctions, including monetary sanctions to compensate				
27	the non-offending party's time and effort incurred in seeking compliance with this order.				
28					

	Case 3:21-cv-00347-LRH-CLB Document 13 Filed 10/21/21 Page 2 of 5			
1	C. Contents of Joint Case Management Report			
2	The Joint Case Management Report shall include the following information in			
3	separately numbered paragraphs as designated below:			
4	1. A short statement of the nature of the case (three pages or less), including			
5	a description of each claim and defense;			
6	2. The jurisdictional bases for the case, citing specific jurisdictional statutes. If			
7	jurisdiction is based on diversity, the citizenship of each party shall be identified and the			
8	amount in controversy must be stated;			
9	3. Whether any party expects to add additional parties to the case or otherwise			
10	amend the pleadings;			
11	4. Whether there are any pending motions, including a brief description of			
12	those motions;			
13	5. Whether this case is related to any other case pending before this court or			
14	any other court, including a bankruptcy court, and if so, provide a brief description of the			
15	status of those case(s);			
16	6. A complete and detailed statement related to discovery, which addresses			
17	the following issues:			
18	a) The date the Rule 26(f) initial disclosures were provided, or will be			
19	provided, by each party;			
20	b) A brief statement regarding, what discovery requests have been served			
21	by any party, who the requests were served upon, and the due dates for responses to			
22	those requests;			
23	c) Whether the parties anticipate the need for a protective order relating to			
24	the discovery of information relating to a trade secret or other confidential research,			
25	development, or commercial information;			
26	d) Any issues or proposals relating to the timing, sequencing, phasing or			
27	scheduling of discovery;			
28	e) Whether the parties anticipate the need to take discovery outside of the			
	2			

## Case 3:21-cv-00347-LRH-CLB Document 13 Filed 10/21/21 Page 3 of 5

District of Nevada or the United States and, if so, a description of the proposed discovery;
 and,

f) A summary of the number of depositions each party anticipates taking,
information related to the anticipated location of those depositions, and whether any party
anticipates video and/or sound recording of depositions.

7. A brief statement regarding the types of ESI expected in the case, where
the ESI is located, a statement of any agreements reached by the parties related to ESI
on the issues listed above, and any outstanding disagreements between the parties
related to ESI.

8. In the event the Court has not already approved a discovery plan and
scheduling order, the parties shall include proposed firm dates for each of the following
pursuant to Local Rule 26-1:

a) A deadline for the completion of discovery;

15

16

17

b) A deadline for amending the pleadings and adding parties;

c) Dates for complete disclosure of expert testimony;

d) A deadline for the filing of dispositive; and,

e) A date by which the parties will file the joint pretrial order.

The parties shall state whether the dates proposed in this paragraph are within the 18 19 deadlines specified in LR 26-1(e). If so, then the parties' report shall state, "THE 20 DEADLINES SUBMITTED HEREIN ARE IN COMPLIANCE WITH LR 26-1(b)." If longer deadlines are sought, the parties' report shall state "SPECIAL SCHEDULING REVIEW 21 REQUESTED." If the parties request special scheduling review of the LR 26-1(b) 22 23 deadlines, the parties shall include a statement of the reasons why longer or different time periods should apply to the case. If the parties disagree as to the LR 26-1(b) deadlines, 24 25 a statement of each party's position on each point of dispute should be provided.

9. Whether a jury trial has been requested, whether the request for a jury trial
is contested (if the request is contested, set forth reasons), and an estimated length for
trial.

10. A statement as to the possibility of settlement and when the parties desire 1 a court sponsored settlement conference, i.e., before further discovery, after discovery, 2 after dispositive motions, etc.

3

11. Whether the parties intend to proceed before the magistrate judge. 4 5 Presently, when a civil trial is set before the district judges, any criminal trial set that conflicts with the civil trial will take priority, even if the civil trial was set first. Continuances 6 7 of civil trials under these circumstances may no longer be entertained, absent good 8 cause, but the civil trial may instead trail from day to day or week to week until the 9 completion of either the criminal case or the older civil case. The parties are advised that they are free to withhold consent or decline magistrate jurisdiction without adverse 10 11 substantive consequences.<sup>1</sup>

12. Whether either party requests bifurcation or phasing of trial or has any other 12 suggestion for shortening or expediting discovery, pre-trial motions or trial. 13

14 13. Whether either party requests that a case management conference be set 15 in the case.

16 The parties are reminded that the filing of a dispositive motion does not stay a case in federal court, nor does it excuse the parties with proceeding with their discovery 17 obligations as required by the Local Rules and the Federal Rules of Civil Procedure. 18 19 Failure to follow the Local Rules and comply with discovery obligations without first obtaining an order from the court either delaying discovery requirements, staying 20 discovery or staying the entire case may result in sanctions. 21

- /// 22
- 23 111

111

- 24
- 25

<sup>26</sup> <sup>1</sup>A form to be used for consent to proceed before the Magistrate Judge may be found on the Court's website, www.nvd.uscourts.gov/Forms.aspx (AO 85, Notice of 27 Availability of a U.S. Magistrate Judge). Consent forms should NOT be electronically filed. Upon consent of the parties, the form shall be sent directly to clerk's office for 28 processing.

	Case 3:21-cv-00347-LRH-CLB	Document 13	Filed 10/21/21	Page 5 of 5
--	----------------------------	-------------	----------------	-------------

1	Should counsel or a party fail to comply with the directions as set forth above, an		
2	ex parte hearing may be held and contempt sanctions, including monetary sanctions,		
3	dismissal, default, or other appropriate judgment, may be imposed and/or ordered.		
4	IT IS SO ORDERED.		
5	DATED: October 21, 2021.		
6			
7	UNITED STATES MAGISTRATE JUDGE		
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	E Contraction of the second		