

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF GOODING

RANGEN, INC.)	Case No. CV 2014-272	
Petitioner,)	ORDER FOR SCHEDULING CONFERENCE	
vs.)		
)		
GARY SPACKMAN in his official capacity as Director of the Idaho Department of Water Resources, and THE IDAHO DEPARTMENT OF WATER RESOURCES,))))))		
Respondents,)		
and)		
THE IDAHO GROUND WATER APPROPRIATORS, INC.)		
Intervenor.)		
)		

PURSUANT TO I.R.C.P. 16(b) IT IS HEREBY ORDERED that the above-captioned case is scheduled for a scheduling conference to commence **October 30, 2014 at 3:00 p.m.** at the Snake River Basin Adjudication District Court, 253 – 3rd Avenue North, Twin Falls, Idaho. Telephone participation will be available by dialing 1-215-446-0193 and entering 406128# when prompted. Video teleconferencing ("VTC") will also be available by appearing at the Idaho Department of Water Resources, Idaho Water Center, 322 E. Front St., Conference Rm. B, Boise, Idaho.

The purpose of the conference will be to enter a scheduling order regarding the deadlines contained in the attached schedule. Counsel must be the handling attorney, or be fully familiar

with the case, and have authority to bind his/her client and law firm on all matters set forth in I.R.C.P. 16(a) and 16(b).

In lieu of this scheduling conference, all parties may stipulate to deadlines and other information required in the enclosed **Stipulation for Scheduling and Planning**. This stipulation must be completed as written and not modified in any way. It must be signed by all parties, and filed with the court <u>at least (3) days before</u> the scheduling conference. The hearing will not be vacated until the attached stipulation is received by the court.

IT IS SO ORDERED.

Dated October 15, 2014

ERIC / WILDMAN
District Judge

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF GOODING

RANGEN, INC.) Case No. CV 2014-272			
Petitioner,) STIPULATION FOR			
vs.) SCHEDULING AND PLANNING))			
GARY SPACKMAN in his official capacity as Director of the Idaho Department of Water Resources, and THE IDAHO DEPARTMENT OF WATER RESOURCES,				
Respondents,))			
and				
THE IDAHO GROUND WATER APPROPRIATORS, INC.)))			
Intervenor.)))			
The above parties hereby stipulate to the following	g scheduling deadlines:			
A. EXPERT WITNESSES				
(Plaintiff's experts)				
1 days before trial, plaintiff call as an expert witness at trial and state the subjetestify.	shall disclose each person plaintiff intends to ect matter on which the witness is expected to			
2 days before trial, plaintiff 26(b)(4) of the Idaho Rules of Civil Procedure reg	shall disclose all information required by Rule arding expert witnesses.			
3 days before trial, defendar plaintiff's initial expert witnesses.	nt(s) shall complete any depositions of the			

(Deter	idants' experts)
	4 days before trial, defendant(s) shall disclose each person defendant(s) s to call as an expert witness at trial and state the subject matter on which the witness is ed to testify.
Rule 2	5 days before trial, defendant(s) shall disclose all information required by 6(b)(4) of the Idaho Rules of Civil Procedure regarding expert witnesses.
defend	6 days before trial, plaintiff shall complete any depositions of the lant's expert witnesses.
(Plain	tiff's rebuttal experts)
call as defend	7 days before trial, plaintiff shall disclose each person plaintiff intends to an expert witness at trial to rebut new information on issues disclosed or raised by the lant(s).
26(b)(4	8 days before trial, plaintiff shall disclose all information required by Rul 4) of the Idaho Rules of Civil Procedure regarding the rebuttal expert witnesses.
plainti	9 days before trial, defendant(s) shall complete any depositions of the ff's rebuttal expert witnesses.
В.	LAY WITNESSES
call as	1 days before trial, plaintiff shall disclose each person plaintiff intends to a lay witness at trial (excluding impeachment witnesses).
intends	2days before trial, defendant(s) shall disclose each person defendant(s) s to call as a lay witness at trial, (excluding impeachment witnesses).
-	days before trial, plaintiff shall disclose each lay witness (excluding chment witnesses) plaintiff intends to call at trial to rebut new information or issues sed or raised by the defendant(s).
witnes	4 days before trial, all parties shall complete any depositions of lay ses.
C.	DEADLINES FOR INITIATING DISCOVERY
produc	1 days before trial is the last day for serving interrogatories, requests for tion, requests to permit entry upon land or other property, and requests for admission.

mental	2. l exami	days before trial is the last day for filing motions for a physical or nation.			
D.	DEAL	DEADLINE FOR SUPPLEMENTAL RESPONSES TO DISCOVERY			
discov	1. ery requ	days before trial, all parties must serve any supplemental response to aired by Rule 26(e) of the Idaho Rules of Civil Procedures.			
E.	STIPU	JLATION TO ALTER DISCOVERY DEADLINES			
necess	1. ity of o	The parties may alter any discovery deadline by written agreement without the btaining a court order.			
F.	PRET	RIAL MOTIONS			
the law	l. vsuit.	days before trial is the last day to file motions to add additional parties to			
betwee	2. en existi	days before trial is the last day to file a motion to amend the claims ng parties to the lawsuit, including to add a claim for punitive damages.			
	,	All other non-dispositive pre-trial motions (including, but not limited to motions at be filed and scheduled for hearing not less than fourteen (14) days before trial. Il be granted infrequently, and only when justice so requires.			
G.	моті	ONS FOR SUMMARY JUDGMENT			
before	1. trial.	All motions for summary judgment must be filed at least ninety-six (96) days			
period	2. prior to	No hearing on any summary judgment will be permitted in the sixty (60) day trial.			
Н.	TRIA	TRIAL SETTING			
-		This case can be set for a trial to commence on or after Note xtremely compelling circumstances, no case will be set for trial more than 510 e date of filing the complaint.			
	2.	It is estimated that the trial will take days.			
	3	This case is to be tried as a:			

			ourt trial
		🗖 ju	ry trial
"un	4. availab		es preference for trial dates: (Please confer and complete. Do not attach
		(a) - (b) - (c)	, 20 , 20 , 20
		The (d), whi	parties will submit a pretrial conference memorandum pursuant to ich shall be filed with the Clerk no later than seven (7) days before the e. The memorandum may be filed as a joint submission or separately.
I.	MEI	DIATIO	ON
	1.	The j	parties agree to mediation: Yes No
	2.	If ye	s:
		a.	The parties agree to submit to mediation with a mediator mutually agreed upon.
		b.	Mediation shall be days prior to trial.
		c.	Unless otherwise agreed in writing between the parties, the cost of mediation shall be equally divided between the parties.
orde	ject to c	ourt ap to requ	reserve the right to amend this stipulation by agreement of all parties, proval; each party reserves the right to seek amendment hereof by courest further status conferences for such purpose, in accordance with 16(b).
App	earances	<u>s</u> :	
Cou	nsel for		er(s):
Cou	nsel for	Respon	dent(s)
			Date
ີດນ	nsel for	Interver	$\operatorname{por}(s)$

Date____

CERTIFICATE OF MAILING

I certify that a true and correct copy of the ORDER FOR SCHEDULING CONFERENCE was mailed on October 15, 2014, with sufficien first-class postage to the following:

RANGEN INC
Represented by:
FRITZ X HAEMMERLE
PO BOX 1800
HAILEY, ID 83333
Phone: 208-578-0520

GARY SPACKMAN, IN HIS
Represented by:
GARRICK L BAXTER
DEPUTY ATTORNEY GENERAL
STATE OF IDAHO - IDWR
PO BOX 83720
BOISE, ID 83720-0098
Phone: 208-287-4800

RANGEN INC
Represented by:
J JUSTIN MAY
1419 W WASHINGTON
BOISE, ID 83702
Phone: 208-429-0905

RANGEN INC
Represented by:
ROBYN M BRODY
BRODY LAW OFFICE, PLLC
PO BOX 554
RUPERT, ID 83350
Phone: 208-434-2778

IDAHO GROUND WATER
Represented by:
THOMAS J BUDGE
201 E CENTER ST
PO BOX 1391
POCATELLO, ID 83204-1391
Phone: 208-232-6101

DIRECTOR OF IDWR PO BOX 83720 BOISE, ID 83720-0098

ORDER

Page 1 10/15/14

FILE COPY FOR 80027

Deputy Clerk