

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

STATE OF NEW MEXICO, ex rel. STATE)
ENGINEER,)
)
Plaintiff,)
v.)
)
R. LEE AAMODT, et.al.,)
)
Defendants,)
)
And)
)
UNITED STATES OF AMERICA,)
PUEBLO DE NAMBE,)
PUEBLO DE POJOAQUE,)
PUEBLO DE SAN ILDEFONSO,)
and PUEBLO DE TESUQUE,)

No. 66cv6639 WJ/WPL

Acequia Barranco del Jacona
Subfile No. 5.32
RG-29031

Plaintiffs-in-Intervention.

ORDER CORRECTING SUBFILE ORDER TO ADOPT PRIORITY FOR
DOMESTIC/LIVESTOCK GROUNDWATER RIGHT (SUBFILE NO. 5.32)

THIS MATTER is before the Court on the *Motion to Correct Subfile Order to Adopt Priority for Domestic/Livestock Groundwater Right (Subfile No. 5.32)* (Doc. _____, July 9, 2015) filed by the State of New Mexico (the “State”).

No responses opposing the motion have been filed. Having reviewed the Motion and being fully advised in the premises, the Court will grant the motion.

IT IS ORDERED, THEREFORE, that an October 31, 1956 priority is adopted for the groundwater right (RG-29031) adjudicated for domestic/livestock use without a priority date in the September 5, 1967 Order entered in Subfile 5.32. Subpart B.2 of Paragraph 5 of the September 5, 1967 Order entered in Subfile 5.32 is hereby corrected to state the following:

Purpose: Non NMSA § 72-12-1 and -1.1 Domestic use for One Household and/or Livestock (Groundwater Only)

State Engineer File No.: RG-29031

Priority: October 31, 1956

Point of Diversion: NE ¼ SW ¼ SE ¼ Sec. 10, T. 19N, R. 8E

Place of Use: Within the property owned by the Defendant(s) served by the well

Amount of Water: Not to exceed a diversion of 3.0 acre-feet per year from the well described above or the historic beneficial use, whichever is less.

Except as expressly corrected by this Order, all other elements of the rights adjudicated under Subfile No. 5.32 should remain as stated in the September 5, 1967, Order and subsequent orders of the Court.

WILLIAM P. JOHNSON
UNITED STATES DISTRICT JUDGE

Recommended for approval:

PIERRE LEVY
SPECIAL MASTER