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15	ATTORNEYS FOR THE UNITED STATES		
16			
17	IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
18			
19	UNITED STATES OF AMERICA,	No. 2:12-cv-804-LDG-GWF	
20	Plaintiff,	DISCOVERY PLAN AND SCHEDULING	
21	v.	ORDER	
22		SUBMITTED IN COMPLIANCE WITH	
23	CLIVEN BUNDY,	LR 26-1(e)	
24	Defendant.	SPECIAL SCHEDULING REVIEW REQUESTED	
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On July 2, 2012, counsel for the United States conferred by telephone with *pro se* defendant, Cliven Bundy, per Fed. R. Civ. P. 26(f) and LR 26-1. Participating in the conference were Stephen R. Terrell, counsel for the United States, Gregory Lind and Nancy Zahedi of the Department of the Interior's Office of the Solicitor, and Cliven Bundy, defendant. The parties jointly report to the Court as follows:

#### I. SETTLEMENT PROSPECTS

Pursuant to Fed. R. Civ. P. 26(f)(2) the parties discussed the possibility of settling or resolving this case without significant expenditure of the parties' or the Court's resources. The parties believe that settlement is unlikely at this time and agree that litigation of this matter to judgment should not presently be delayed or deferred to allow for settlement discussions.

#### II. RULE 26(a)(1) INITIAL DISCLOSURES

The parties will exchange initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) on, or before, July 20, 2012. The parties require additional time to compile and produce information relevant to the trespasses at issue in this case, which are alleged to have occurred over several years and are ongoing.

# III. PRESERVATION OF EVIDENCE AND ELECTRONICALLY-STORED INFORMATION

The United States, through the Office of the Solicitor of the Department of the Interior, has issued litigation holds to the Bureau of Land Management and the National Parks Service with respect to the subject-matter of this litigation. The parties do not believe a separate or case-specific document preservation order is necessary in this litigation.

Pursuant to Fed. R. Civ. P. 26(f)(3)(C) and Fed. R. Civ. P. 34(b)(2)(C) and (E), the parties discussed electronically-stored information. The United States anticipates that any relevant, potentially-responsive, electronically-stored information in its possession, custody, or control, can be produced in paper format. To the extent defendant seeks access to "native format" electronically-stored information (*e.g.*, Geographic Information System ("GIS") shape files), the United States will confer with defendant and make non-privileged responsive electronically-stored information available in an agreed-upon format.

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#### IV. ASSERTION OF PRIVILEGES

The parties do not anticipate any issues with respect to claims of privilege or of protection of trial-preparation materials. The parties will assert privileges by privilege logs or by objection.

#### V. DISCOVERY CUT-OFF DATE

Defendant answered the United States' complaint on June 4, 2012. The parties request a discovery cut-off date of December 3, 2012, 182 days from defendant's answer.

#### VI. AMENDED PLEADINGS

The United States may amend its pleadings to address additional or continuing trespasses of defendant on federal land if information of additional trespasses is discovered during the course of this litigation.

Absent order of the Court upon good cause shown, all requests to amend the pleadings shall be made on, or before, September 4, 2012. The parties may amend up to judgment pursuant to Fed. R. Civ. P. 15(b). The parties may file supplemental pleadings at any time, as appropriate, pursuant to Fed. R. Civ. P. 15(d).

#### VII. EXPERT DISCOVERY

The United States does not presently anticipate the need for expert discovery in this matter. Defendant reserves his right to seek to introduce expert opinion testimony. In the event that either party anticipates expert witness testimony, all experts must be disclosed, in accordance with Fed. R. Civ. P. 26(a)(2), no later than October 4, 2012.

Rebuttal experts, if any, must be disclosed, in accordance with Fed. R. Civ. P. 26(a)(2), no later than November 5, 2012.

#### VIII. DISPOSITIVE MOTIONS

The United States anticipates filing one, or more, dispositive or partially-dispositive motions. All pre-trial dispositive motions are due on, or before, January 2, 2013.

#### IX. PRE-TRIAL ORDER AND PRE-TRIAL DISCLOSURES

Absent further order of the Court, the parties will make pre-trial disclosures pursuant to Fed. R. Civ. P. 26(b)(3) and (b)(4), and the parties will file a pre-trial order pursuant to LR 16-3

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1	and 16-4.	
2	Respectfully submitted July 16, 2012,	
3	IGNACIA S. MORENO	/s/ Cliven D. Bundy by /s/ Stephen R. Terrell per e-mail authorization
4	Assistant Attorney General	CLIVEN D. BUNDY 3315 Gold Butte Road
5	/s/ Stephen R. Terrell	Bunkerville, NV 98007
6	TERRY M. PETRIE, Attorney STEPHEN R. TERRELL, Attorney	Telephone: (702) 346-5564 <i>Pro se</i>
7	United States Department of Justice Environment and Natural Resources Division	Defendant
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12	Attorneys for the United States	
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16 17	Special Assistant United States Attorney 333 Las Vegas Blvd. South, Suite 5000	
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19	Facsimile: (702) 388-6698	
20	OF COUNSEL:	
21	NANCY ZAHEDI GREGORY LIND	
22	Department of the Interior Office of the Solicitor	
23		
24	WERE CO OPPEDED	
25	IT IS SO ORDERED.	
26	Dated: July 17, 2012.	
27	Dated: July 17, 2012.	NITED STATES MAGISTRATĖ JUDGE
28	U	NITED STATES MAGISTRATE JUDGE

#### Case 2:12-cv-00804-LDG-GWF Document 16 Filed 07/17/12 Page 5 of 5

**CERTIFICATE OF SERVICE** I hereby certify that, on July 16, 2012, I caused the attached document to be served by U.S. Mail on the following: Cliven D. Bundy 3315 Gold Butte Road Bunkerville, NV 89007 Defendant /s/ Stephen R. Terrell STEPHEN R. TERRELL