## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Magistrate Judge Boyd N. Boland

Civil Action No. 11-cv-00689-CMA-BNB

NOVA LEASING, LLC,

Plaintiff,

v.

SUN RIVER ENERGY, INC., HARRY N. MCMILLAN, an individual CICERONE CORPORATE DEVELOPMENT, a Texas limited liability company, and J.H. BRECH, LLC, a Texas limited liability company,

Defendants,

v.

MICHAEL LITTMAN,

Third-Party Defendant.

ORDER

By an order entered on October 15, 2012 [Doc. # 148], I granted Sun River's motion to continue determination of Nova's motion for partial summary judgment to allow certain discovery to occur prior to a response being required. I ordered that "[t]he date by which Sun River must respond to the Partial Motion for Summary Judgment [Doc. # 125] will be set at the scheduling conference." Order [Doc. # 148] at p. 2. The scheduling conference occurred on November 27, 2012, but no date for the response was proposed by the parties or set by the court.

IT IS ORDERED:

(1) A status conference is set for **January 18, 2013, at 9:30 a.m.**, in Courtroom 401, 4th floor, Alfred A. Arraj United States Courthouse, 901 19th Street, Denver, Colorado, to set a date by which a response to the Partial Motion for Summary Judgment shall be due; and

(2) Counsel may appear at the status conference by telephone by contacting the court at the appropriate date and time at 303-844-6408. All counsel desiring to attend by telephone must join in an operator assisted conference call and contact the court after all telephone participants have joined in the conference call. Counsel shall cooperate among themselves to arrange and coordinate the conference call.

Dated January 8, 2013.

BY THE COURT:	
s/ Boyd N. Boland	
United States Magistrate Judge	