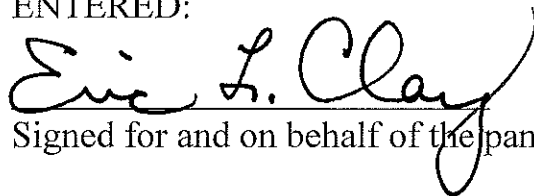


The Congressional Intervenors state that the only additional discovery they may request is to introduce an expert witness who they would then make available for the other parties to depose. (*See Br.* at 12.) If the Congressional Intervenors desire to name an expert witness, they may file an appropriate motion. Upon receipt of said motion, the Court will consider whether to grant that discovery request while continuing to enforce the existing case management deadlines. If the Congressional Intervenors require discovery in addition to that pertaining to naming an expert witness, they may present such discovery requests to the Court, which will consider additional discovery requests on a case-by-case basis.

Accordingly, it is HEREBY ORDERED that the Congressional Intervenors shall comply with the deadlines already in place in the Case Management Order but may seek additional discovery on a case-by-case basis. *See Case Management Order Number 1 [Dkt. No. 53].*

ENTERED:

A handwritten signature in black ink that reads "Eric L. Clay". The signature is written in a cursive style with a large, sweeping "C" at the end.

Signed for and on behalf of the panel:

HONORABLE ERIC L. CLAY
United States Circuit Judge

HONORABLE DENISE PAGE HOOD
United States District Judge

HONORABLE GORDON J. QUIST
United States District Judge

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was served upon counsel of record on September 11, 2018, by electronic and/or ordinary mail.

S/Diane R. Marion
Administrative Manager