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8	Attorneys for the United States Dept. of the Interior			
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
10		IF NEVADA		
11	KMI ZEOLITE, INC.; and ROBERT E. FORD,			
12	Plaintiffs,			
13	V.			
14	UNITED STATES DEPT. OF THE			
15	INTERIOR; <i>et al.</i> ,			
16	Defendants.	Case No.: 2:15-cv-2038-JCM-VCF		
17		JOINT MOTION TO AMEND		
18	UNITED STATES DEPT. OF THE INTERIOR,	SCHEDULING ORDER		
19	Counterclaimant,) (Fourth Request)		
20	V.			
21	KMI ZEOLITE, INC.; ROBERT E. FORD;			
22	and R.A.M.M. CORP.,			
23	Counterclaim Defendants.)		
24	The parties, by their undersigned attorneys,	jointly request the Court to amend the		
25	Scheduling Order in this matter to allow further time for the parties to conduct mediation and			
26				
27	potentially achieve a settlement of this matter. This is the fourth motion to amend the Scheduling			
28	Order.			
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MEMORANDUM OF POINTS AND AUTHORITIES

Introduction

These consolidated lawsuits are (1) an action under the Administrative Procedure Act (APA) seeking review of a decision by the federal Interior Board of Land Appeals (IBLA), finding that the plaintiffs in this case, KMI Zeolite, Inc. (KMI) and Robert Ford (Ford), and Counterclaim Defendant R.A.M.M. Corp. (RAMM), committed trespass on the public lands in connection with the operation of a milling site on private land; and (2) an action to quiet title to the private millsite which was used in connection with the trespasses allegedly involved in this lawsuit.

In the most recent Scheduling Order entered in this case (ECF No. 43), the Court determined 10 that administrative review issues should be resolved first, because those issues are resolved solely by 11 12 reviewing the administrative record prepared by the agency. The APA portion of the case requires 13 no discovery, because APA review occurs solely on the administrative record developed by the 14 agency. Building Indus. Ass'n of the Bay Area v, U.S. Dept. of Commerce, 792 F.3d 1027, 1032 (9th 15 Cir. 2015). The Scheduling Order set briefing for the APA issues to begin on October 12, 2016 and 16 conclude on December 12, 2016, with fact and expert discovery on the remaining issues, if any, to 17 follow after the order resolving the APA issues. (ECF No. 43.) 18

The parties¹ have determined in good faith that there is a substantial chance that these consolidated matters can be resolved through mediation. The parties conducted an initial day-long session of mediation with Mediator Bruce Edwards of JAMS on June 8, 2016, and they have held follow-up teleconferences with the mediator on June 22, August 3, and October 5. The parties anticipate further sessions of mediation to continue to discuss methods of resolving these matters. As a result, the parties request that all deadlines in this matter be extended by 90 days, to permit a full

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¹ Galtar, Inc., which is a defendant in the consolidated ABC Recycling case, does not join in this 28 motion because it has filed a motion to dismiss that action which is pending. 2

opportunity to conduct settlement discussions with the mediator. The parties therefore jointly 1 propose the following schedule: 2 PROPOSED SCHEDULING ORDER 3 4 The Parties propose the following schedule and related deadlines: 5 1. Briefing on the APA issues in the KMI Zeolite case shall be as follows: 6 Plaintiff's and Defendants' motions for summary judgment and supporting briefs due: January 12, 2017 7 8 Briefs in response to motions for summary judgment due: February 13, 2017 9 Reply briefs in support of summary judgment due: March 15, 2017 10 2. Initial Disclosures due: 30 days after order disposing of APA issues in *KMI Zeolite* 11 12 3. Amendment of Pleadings due: 30 days after Initial Disclosures 13 4. Fact Discovery closes: 180 days after Initial Disclosures 14 5. **Expert Discovery:** 15 Last day to designate Plaintiffs' experts: a. 30 days after fact discovery close 16 Last day to designate Defendant's experts: 60 days after fact discovery close b. 17 Last day to designate rebuttal experts: 90 days after fact discovery close c. 18 19 c. Last day to complete expert discovery: 120 days after fact discovery close 20 6. Dispositive Motions due: 30 days after expert discovery 21 close 22 23 7. **Pre-Trial Order:** 24 Last date to file if no dispositive motions are filed: 30 days after expert a. 25 discovery close 26 Last date to file if dispositive motions are filed: 30 days after order resolving b. 27 last dispositive motion 28 3

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2	For the reasons set forth above, Plaintiff and Defendants respectfully and jointly request the
3	Court to enter its SCHEDULING ORDER in conformity with the dates proposed herein.
4	Dated: October 24, 2016
5	For KMI Zeolite, Inc.:
6	
7	/s/ Karen Budd-Falen Karen Budd-Falen
8	300 E. 18th St.
9	P.O. Box 346
10	Cheyenne, WY 82003
11	For ABC Recycling Industries, LLC and Robert E. Ford:
12	
	/s/ Dan M. Winder Dan M. Winder, Esq.
13	Law Office of Dan M. Winder, P.C.
14	3507 W. Charleston Blvd. Las Vegas, NV 89102
15	
16	For the Federal Defendants:
17	DANIEL G. BOGDEN
18	United States Attorney
19	<u>/s/ Roger W. Wenthe</u> ROGER W. WENTHE
20	Assistant United States Attorney
21	For Counterclaim Defendant R.A.M.M. Corp.
22	r or counterenant Derenauter (Artimitie) Corp.
23	/s/ Daniela LaBounty Daniela LaBounty
24	Olson, Cannon, Gormley, Angulo & Stoberski 9950 West Cheyenne Avenue
25	Las Vegas, NV 89129
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1	1 IT IS SO ORDERED. 2 D t 10-25-2016	antente L
2	UNITED	STATES MAGISTRATE JUDGE
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	Case 2:15-cv-02038-JCM-VCF Document 47 Filed 10/24/16 Page 6 of 6			
1	PROOF OF SERVICE			
2	The undersigned certifies that a copy of the foregoing document was served on the persons shown, by the method shown, on the date shown.			
3	<u>CM/ECF</u>			
4	All counsel of record			
5	Dated: October 24, 2016			
6 7	_/s/ Roger W. Wenthe			
8	ROGER W. WENTHE Assistant United States Attorney			
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