Case 3:17-cv-00477-LRH-VPC Document 55 Filed 04/11/18 Page 1 of 3

PARSONS BEHLE & LATIMER Michael R. Kealy, Esq., NV Bar No. 971 Ashley C. Nikkel, Esq., NV Bar No. 12838 **FILED** RECEIVED **ENTERED** 50 W. Liberty Street, Suite 750 SERVED ON COUNSEL/PARTIES OF RECORD Reno, Nevada 89501 Telephone: (775) 323-1601 Email: mkealy@parsonsbehle.com APR 1 2 2018 anikkel@parsonsbehle.com **CLERK US DISTRICT COURT** Attorneys for Plaintiff DISTRICT OF NEVADA Union Pacific Railroad Company BY: 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE DISTRICT OF NEVADA 11 Case No. 3:17-cv-00477-LRH-VPC UNION PACIFIC RAILROAD COMPANY, 12 a Delaware corporation, MOER 13 STIPULATION AND REQUEST TO Plaintiff, 14 VACATE CASE MANAGEMENT v. CONFERENCE 15 WINECUP GAMBLE, INC., a Nevada 16 corporation; and PAUL FIREMAN, an individual, 17 Defendants. 18 19 Plaintiff UNION PACIFIC RAILROAD COMPANY ("Plaintiff"), Defendant WINECUP 20 GAMBLE, INC., and Defendant PAUL FIREMAN ("Defendants") hereby stipulate and request 21 that the case management conference scheduled for April 16, 2018 at 10:00 a.m. be vacated. 22 In support of this request, the parties stipulate: 23 Defendant Fireman served Plaintiff with his First Set of Discovery Requests, 24 consisting of interrogatories and requests for production of documents on December 18, 2017. 25 Plaintiff provided responses to the interrogatories and requests for production of 26 documents on January 29, 2018. 27

DEPUTY

PARSONS BEHLE & LATIMER

28

- Due to objections to many of the requests for production of documents, the parties 3. held a telephonic meet and confer on February 2, 2018.
- Plaintiff is diligently working to gather and produce the documents in response to Fireman's request for production of documents, but they are voluminous. Plaintiff anticipates disclosing documents to Fireman this week.
- On March 6, 2018, Plaintiff served Defendant Winecup Gamble, Inc. with its first 5. set of interrogatories and requests for production of documents. The responses are due on April 12, 2018.
- Defendants noticed a deposition for the Person Most Knowledgeable at the Nevada 6. Division of Water Resources, set for March 20, 2018 at 10:00 a.m., in Reno; the deposition was then rescheduled to April 18, 2018 at 9:00 a.m.
- Defendant Winecup Gamble, Inc. informed Plaintiff that it will be engaging in repair 7. work on the dams that are the subject of this action by the end of the month. The parties are working together to arrange a date to allow Plaintiff's expert to inspect the dams before repairs occur.

Therefore, there are no discovery issues at this time to bring before the Court.

WHEREFORE, Plaintiff and Defendants request that the case management conference scheduled for April 16, 2018 at 10:00 a.m. be vacated.

STIPULATED AND AGREED to on this 11th day of April, 2018.

Respectfully submitted,

PARSONS BEHLE & LATIMER

/s/ Ashley C. Nikkel

Michael R. Kealy, Bar No. 971 Ashley C. Nikkel, Bar No. 12838 50 W. Liberty Street, Suite 750

Reno, Nevada 89501

Telephone: (775) 323-1601

Email: mkealy@parsonsbehle.com

26 anikkel@parsonsbehle.com

> Attorneys for Plaintiff Union Pacific Railroad Compan

Respectfully submitted,

SNELL & WILMER, L.L.P.

/s/ Michael R. Menssen

William E. Peterson, Bar No. 1525 Ryan Stodtmeister, Bar No. 14281

and -

David J. Jordan, (Admitted Pro Hac Vice)

Michael R. Menssen, (Admitted Pro Hac Vice)

Stoel Rives, LLP

2

Attorneys for Defendant Winecup Gamble, Inc.,

and for Defendant Paul Ffrem

MAGISTRATE

PARSONS BEHLE & LATIMER

14330.011\4844-0677-6929v1

28

27

CERTIFICATE OF SERVICE I hereby certify that I am an employee of the law firm of Parsons Behle & Latimer and 2 3 that on the 11th day of April, 2018, I filed a true and correct copy of the foregoing STIPULATION AND REQUEST TO VACATE CASE MANAGEMENT CONFERENCE with the Clerk through the Court's CM/ECF system, which sent electronic notification to all 5 registered users as follows: 6 7 William E. Peterson, Bar No. 1525 Ryan Stodtmeister, Bar No. 14281 50 W. Liberty Street, Suite 510 Reno, Nevada 89501 Telephone: (775) 785-5440 Email: wpeterson@swlaw.com rstodtmeister@swlaw.com 11 David J. Jordan, (Admitted Pro Hac Vice) 12 Michael R. Menssen, (Admitted Pro Hac Vice) Stoel Rives, LLP 13 201 S. Main Street, Suite 1100 Salt Lake City, UT 84111 Telephone: (801) 328-3131 15 Email: david.jordan@stoel.com michael.menssen@stoel.com 16 Attorneys for Defendant Winecup Gamble, Inc. 17 and for Defendant Paul Fireman 18 19 /s/ Tracy L. Brown Employee of Parsons Behle & Latimer 20 21 22 23 24 25 26 27

PARSONS BEHLE & LATIMER

28

1

4