IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO, ex rel. STATE)
ENGINEER,	
Plaintiff,)
v.)
R. LEE AAMODT, et al.,)
Defendants,) No. 66cv6639 MV/WPL
and)
UNITED STATES OF AMERICA,)
PUEBLO DE NAMBÉ,)
PUEBLO DE POJOAQUE,)
PUEBLO DE SAN ILDEFONSO, and)
PUEBLO DE TESUQUE,)
Plaintiffs-in-Intervention.	
ACCEPTA OF SETTLEMENT AND NOTICE OF DOMEST	AGREEMENT
	pportunity to review the Settlement Agreement
dated April 19, 2012 ("Agreement") and to seek lega	il advice regarding the meaning and effect of its
terms, provisions and conditions, and otherwise havi	ng sufficient information and adequate
knowledge of the Agreement, hereby enter(s) into th	e Agreement as the undersigned's free and
voluntary act.	
Name:	
Name of Settle	ment Party

(address of property if different from mailing address)

Mailing Address:

Location of Property:

Water rights file number(s) (e.g. OSE File No., Court Subfile No.): Well number(s) (e.g. RG-, DS-, PM-): NOTICE OF DOMESTIC WELL ELECTION If you have a domestic well water right, you must make a Domestic Well Election from the following options. Pursuant to Section 3.1.7.2 of the Agreement the above-named Settlement Party hereby
NOTICE OF DOMESTIC WELL ELECTION If you have a domestic well water right, you must make a Domestic Well Election from the
If you have a domestic well water right, you must make a Domestic Well Election from the following options. Pursuant to Section 3.1.7.2 of the Agreement the above-named Settlement Party hereby
following options. Pursuant to Section 3.1.7.2 of the Agreement the above-named Settlement Party hereby
Pursuant to Section 3.1.7.2 of the Agreement the above-named Settlement Party hereby
make(s) the following election respecting the water right from said party's well(s) (check only one):
1 Full amount connection for all purposes (indoor and outdoor): To connect all uses to
the County Water Utility pursuant to Sections 3.1.7.2.1 and 3.1.7.4.1 of the Agreement and
State Engineer Rule 19.25.20.109 NMAC, 9/12/2017.
2. Partial amount connection for indoor use only: To connect indoor use to the County
Water Utility and retain well for outdoor use, pursuant to Sections 3.1.7.2.1 and 3.1.7.4.1 of
the Agreement and as allowed by State Engineer Rule 19.25.20.109 NMAC, 9/12/2017.
3. No connection: To keep well and limit use pursuant to Sections 3.1.7.2.2 and
3.1.7.4.2 of the Agreement.
4 <u>Full amount connection upon transfer</u> : To connect to the County Water Utility upon
transfer of property pursuant to Section 3.1.7.2.3 and 3.1.7.4.3 of the Agreement.
Date: Signature of Settlement Party
<i>5</i>
Signature of Spouse, or co-owner, if any