

**IN THE UNITED STATES COURT OF FEDERAL CLAIMS**

*Electronically Filed on July 14, 2014*

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MICHAEL ETCHEGOINBERRY, <i>et al.</i> ,	)	
	)	No. 11-564 L
Plaintiffs,	)	
	)	Judge Marian Blank Horn
v.	)	
	)	
THE UNITED STATES OF AMERICA,	)	
	)	
Defendant.	)	
_____	)	

**FOURTH JOINT STATUS REPORT REGARDING SETTLEMENT DISCUSSIONS**

Pursuant to the Court’s Order dated May 15, 2014 (ECF No. 87), Plaintiffs and Defendant United States of America (the “Parties”) respectfully submit the following Fourth Joint Status Report regarding the progress of their settlement discussions.

1. As reported by the Parties during the October 24, 2013, status conference in this matter, settlement discussions between the Parties have been ongoing. As a result, the Parties requested and received a six-month stay of this case in order to pursue settlement. Order, Oct. 25, 2013 (ECF No. 82). Pursuant to that Order, the Parties filed joint status reports on January 14, March 14, and May 14, 2014, to indicate the progress of their settlement discussions. In their Third Joint Status Report, filed on May 14, 2014, the Parties acknowledged that the six-month stay of this case expired on April 25, 2014, and respectfully requested that the Court further stay this action for another six-month period. ECF No. 86. On May 15, 2014, the Court issued an order staying this action for six months and ordering the Parties to file joint status reports on July 14, September 15, and November 14, 2014, to indicate the progress of settlement discussions and

whether it continues to be appropriate for the case to be stayed. Order, May 15, 2014 (ECF No. 87).

2. As was reported previously, the United States and Westlands Water District (“Westlands”) have identified principles on which to negotiate a potential settlement agreement which, if approved, would resolve all pending claims in this case and in *Westlands Water Dist. v. United States*, Case No. 2013-5069 (Fed. Cir.) (“*Westlands*”), and which may affect the provision of drainage service under orders issued by the district court in *Firebaugh Canal Water Dist., et al. v. United States, et al.*, Case No. 88-cv-634-LJO (E.D. Cal.) (“*Firebaugh*”).

3. Based on the progress of discussions with Westlands, counsel for the United States in this case and in *Firebaugh* conferred with Department of Justice leadership and are pursuing the negotiation of specific settlement terms based generally on the broad principles outlined by the United States and Westlands. The United States is also exploring potential terms of a drainage settlement with San Luis Unit water districts located to the north of Westlands (known as the Northerly Districts). The United States is planning to meet again with the Northerly Districts in late July 2014.

4. On March 20, 2014, the United States and Westlands met in Sacramento, California to continue settlement negotiations. Those discussions refined how the draft principles of agreement will be incorporated into a proposed settlement agreement. The United States and Westlands also expressed intent to conduct briefings for members of Congress and other interested parties and stakeholders. The first of these meetings occurred with United States Senator Dianne Feinstein on May 12, 2014. Briefings with congressional staff and interested parties have since occurred and meetings with additional congressional members, stakeholders, and the California Regional Water Quality Control Board are being planned. On June 18, 2014,

the United States and Westlands met again in Sacramento, California to continue their settlement negotiations. Another in-person settlement meeting between the United States and Westlands is scheduled to occur in Sacramento, California on July 28, 2014.

5. Plaintiffs' counsel and representatives of Westlands also continue to be engaged in discussions regarding a potential settlement that would resolve the claims of Plaintiffs and other affected landowners in Westlands which are predicated on the alleged lack of drainage or drainage service. Plaintiffs have retained an expert consultant to assist in the evaluation of potential settlement terms that relate to the resolution of Plaintiffs' claims. Further, Plaintiffs are in the process of retaining a third-party neutral for assistance in this process. In addition, in late June and again in early July 2014, Plaintiffs' counsel and counsel for the United States conferred regarding various settlement issues.

6. In addition, on March 12, 2014, in the *Westlands v. United States* action, the Federal Circuit granted a stay of the appeal in that case for 60 days from that date, with direction to the parties to provide the court of appeals with a status report in 60 days indicating whether the stay should continue. Order, Mar. 12, 2014, *Westlands* (ECF No. 38). This was an additional 60-day extension of the 90-day stay the *Westlands* court had previously granted. See Order, Dec. 6, 2013, *Westlands* (ECF No. 36). On May 12, 2014, Westlands and the United States filed their Joint Status Report and Further Motion for Stay of Proceedings in that matter. Jt. Status Report and Further Mot. for Stay of Proceedings, May 12, 2014, *Westlands* (ECF No. 39). The parties reported to the court that "discussions between the parties have progressed" since the court's last stay order and requested an additional 60-day stay until July 11, 2014 to continue settlement discussions and to resolve disputed issues in the appeal. *Id.* On June 17, 2014, the Federal Circuit issued a 60-day stay of the appeal and directed the parties to file a

status report at the end of those 60 days to indicate whether the stay should continue. Order, June 17, 2014, *Westlands* (ECF No. 40).

7. The six-month partial suspension of the Revised Control Schedule entered in the *Firebaugh* matter which was ordered by United States District Court for the Eastern District of California in November 2013 in order to allow parties to pursue settlement expired on May 12, 2014. Order Temporarily Suspending Federal Defendants' Drainage Activities Within Westlands, Nov. 13, 2013, *Firebaugh*, at 3 (ECF No. 973). Due to the progress of the ongoing settlement discussions, on April 30, 2014, upon a motion made by Westlands, and with the concurrence of the United States and all other parties to the *Firebaugh* litigation, the District Court approved a six-month extension of the suspension of the Revised Control Schedule as it relates to the construction of drainage facilities in Westlands, so that Westlands and the United States could continue their settlement negotiations. Order Extending Temporary Suspension of Federal Defendants' Drainage Activities Within Westlands, *Firebaugh*, at 4 (ECF No. 979). The District Court cautioned the parties that "further extension requests will be viewed with disfavor and must be supported by specific showings of: (a) substantial progress toward settlement; and (b) the absence of harm to the public interest resulting from further delay." *Id.*

8. Based on the foregoing, the Parties remain optimistic that a settlement can be reached. Accordingly, the Parties believe that this case's six-month stay should continue.

9. Pursuant to the Court's May 15, 2014, Order, the Parties will file their Fifth Joint Status Report regarding ongoing settlement efforts on September 15, 2014.

Dated: July 14, 2014

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