United States Court of Appeals for the Tenth Circuit

OFFICE OF THE CLERK Byron White United States Courthouse

1823 Stout Street Denver, Colorado 80257 (303)844-3157

Elisabeth A. Shumaker Clerk of Court Douglas E. Cressler Chief Deputy Clerk

June 26, 2007

Mr. Eric D. Jantz Ms. Sarah Piltch New Mexico Environmental Law Center 1405 Luisa Street Suite 5 Santa Fe, NM 87505

Ms. Diane J. Curran Harmon Curran Spielberg Eisenberg 1726 M. St. N.W. Suite 600 Washington, DC 20036

Mr. Zackeree Kelin DNA People's Legal Services P.O. Box 306 Window Rock, AZ 86515-0306

> Re: 07-9505, Southwest Research v. United States Dist/Ag docket: 40-8968-ML

Dear Counsel:

Petitioner's brief is deficient because:

There is no list of prior or related appeals, with appropriate citations, nor is there an express statement that there are no prior or related appeals. See 10th Cir. R. 28.2(C)(1).

You may correct the stated deficiency by:

- (1) Corrected substitute copies of the brief may be filed with the clerk.
- (2) Arrangements may be made for the filing party to have the deficient brief picked up and returned at the party's expense so that it can be corrected and returned to the clerk. The court will not pay postage or other costs.
- (3) The required number of copies of omitted matter may be sent to the clerk for appending to the brief. Adhesive labels work well for appending to the brief. The clerk will not disassemble and reassemble the brief, but will simply append the omitted matter. However, the judges do

not want pages stapled to the briefs so when multiple pages must be appended, corrected substitute briefs are required.

You must file a corrected brief.

Corrections, however made, must be accompanied by proof of service on all other parties to the appeal. The time to file an answer or reply brief will run from the date of service of the correction.

If you fail to correct the stated deficiency within 10 calendar days of the date of this letter, the deficient brief or appendix will be stricken. In addition, the appeal may be dismissed without further notice, you may be barred from further appearance in this appeal except by permission of court, and you may be disciplined. See 10th Cir. R. 46.6 and the court's Plan for Attorney Disciplinary Enforcement, 10th Cir. R. Add. III.

Please contact this office if you have questions.

Sincerely,

Elisabeth A. Shumaker Clerk, Count of Appeals By: Deputy Glerk

clk:jc

CC:

Christopher Pugsley Anthony J. Thompson Mark S. Pelizza John E. Arbab Kathryn E. Kovacs Charles E. Mullins John F. Cordes E. Leo Slaggie Marc D. Flink