

**United States Court of Appeals**  
FOR THE DISTRICT OF COLUMBIA CIRCUIT

---

**No. 15-1381****September Term, 2015****EPA-80FR64510****Filed On:** June 24, 2016

State of North Dakota,

Petitioner

v.

Environmental Protection Agency,

Respondent

-----  
State of New Mexico, et al.,Intervenors  
-----

Consolidated with 15-1396, 15-1397,  
15-1399, 15-1434, 15-1438, 15-1448,  
15-1456, 15-1458, 15-1463, 15-1468,  
15-1469, 15-1481, 15-1482, 15-1484

**BEFORE:** Griffith, Srinivasan, and Millett, Circuit Judges**ORDER**

Upon consideration of the motion to suspend briefing schedule, the opposition thereto, and the reply; and the motion to establish briefing schedule and the opposition thereto, it is

**ORDERED** that the motion to suspend briefing schedule be granted and the motion to establish briefing schedule be denied. The briefing schedule is hereby suspended. The following deadlines shall apply:

Motions to consolidate

July 12, 2016

Motions to amend briefing schedule and format

August 4, 2016

The parties are strongly urged to submit a joint motion and are reminded that the court looks with extreme disfavor on repetitious submissions and will, where appropriate, require a joint brief of aligned parties with total words not to exceed the

**United States Court of Appeals**  
FOR THE DISTRICT OF COLUMBIA CIRCUIT

**No. 15-1381**

**September Term, 2015**

standard allotment for a single brief. Whether the parties are aligned or have disparate interests, they must provide *detailed* justifications for any request to file separate briefs or to exceed in the aggregate the standard word allotment. Requests to exceed the standard word allotment must specify the word allotment necessary for each issue.

**Per Curiam**

**FOR THE COURT:**

Mark J. Langer, Clerk

BY: /s/  
Robert J. Cavello  
Deputy Clerk