In the SUPREME COURT OF THE UNITED STATES

STATE OF TEXAS,
Plaintiff,

v.

STATE OF NEW MEXICO and STATE OF COLORADO,

Defendants,

UNITED STATES OF AMERICA,
Intervenor.

 ORDER	

On January 15, 2025, I issued an Order outlining the procedure for approval of the Mediator's invoices in this matter. *See* Dkt. 26. Consistent with that Order, the parties filed a stipulation and itemized invoice, apportioning costs. Dkt. 64 & 65. Accordingly, I hereby approve the following Mediator invoices:

A. Arthur J. Boylan ADR LLC, Invoice #082025, October 6, 2025, for services from September 1, 2025, through October 6, 2025. *See* Dkt 65.

1. Time: 27.75 hours

2. Fees: \$15,225.00

3. Expenses: \$2,461.10

4. Total Due: \$17, 686.10

a. Split between the parties, per Section I.D. of the Order dated January 1, 2025, Dkt. 26 at 2, as follows:

i. Texas: \$5,305.83

ii. New Mexico: \$5,305.83

iii. Colorado: \$1,768.61

iv. United States: \$5,305.83

By order dated this 11th day of December, 2025:

s/D. Brooks Smith
Honorable D. Brooks Smith
Special Master
United States Circuit Judge
1798 Plank Road, Suite 203
Duncansville, PA 16635

Tel: 814-693-0570

chambers of judge d brooks smith@ca3.uscourts.gov