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DISTRICT COURT - SRBA
Fifth Judicial District
County of Twin Falls-State of Idaho

APR 9 2025

By

[Signature]
Deputy Clerk

**IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE
STATE OF IDAHO, IN AND FOR THE COUNTY OF TWIN FALLS**

In Re SRBA

Case No. 39576

) Subcase No.: 29-14388 *et. al.*
) See Exhibit A
)

) **JOINT MOTION TO STAY PROCEEDINGS**
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)
)
)
)

On March 10, 2025, the Court issued an Amended Trial Scheduling Order for the above-captioned cases. In advance of the upcoming April 11, 2025 deadline to complete depositions, the Parties hereby respectfully move to stay proceedings in this matter. As good cause for this request, the Parties note the following:

The Parties had productive mediation sessions on December 5, 2024, and April 2, 2025. At the conclusion of the most recent mediation session, the Parties agreed that they made significant progress towards a possible resolution of this case such that staying active litigation is appropriate. The parties need more time to research, find relevant documentation, and possibly conduct site visits to some of the claimed places of use in Basin 29 (which may not be able to occur until July 2025 due to weather). If the Court desires, the Parties will submit status reports to the Court on regular intervals.

Undersigned counsel has conferred with counsel for IDWR, who indicated that a stay of proceedings is acceptable.

For the good cause described above, the parties respectfully request that the Court grant this motion and stay further proceedings in this matter.

DATED this 8th day of April, 2025.

Respectfully submitted,

ADAM R. F. GUSTAFSON
Acting Assistant Attorney General
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/s/ Mark J. Widerschein
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/s/ Jared Fluckiger (by MJW w/ permission)

Jared Fluckiger

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Pocatello, ID 83204

208-232-6101

Counsel for Williams

CERTIFICATE OF SERVICE

I certify that on this 9th day of April, 2025, I served a true and correct copy of the foregoing **JOINT MOTION TO STAY PROCEEDINGS** as indicated below:

Original via Fax

Clerk of the District Court
Snake River Basin Adjudication
253 Third Avenue North
PO Box 2707
Twin Falls, ID 83303-2707

Copy via U.S. Mail:

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Counsel for Williams

Director of IDWR
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Matthew H Smith

EXHIBIT A

Subcase Nos:

Basin 29

29-14388

29-14389

29-14390

29-14391

29-14392

29-14393

29-14394

29-14395

29-14396

29-14397

Basin 61

61-12467

61-12468

61-12469

61-12470