

DIVISION 5 WATER COURT- JULY 2022 RESUME

1. PURSUANT TO C.R.S., §37-92-302, AS AMENDED, YOU ARE NOTIFIED THAT THE FOLLOWING PAGES COMPRISE A RESUME OF THE APPLICATIONS AND AMENDED APPLICATIONS FILED WITH THE WATER CLERK FOR WATER DIVISION 5 DURING THE MONTH OF JULY 2022. *The water right claimed by this application may affect in priority any water right claimed or heretofore adjudicated within this division and owners of affected rights must appear to object and protest within the time provided by statute or be forever barred.*

22CW8 (15CW3068) GARFIELD COUNTY – UNNAMED SLOUGH TRIBUTARY TO THE COLORADO RIVER. John Lyons Symposiums, Inc.; 8711 C.R. 300; Parachute, CO 81635. (970)366-2856. J & J Pump & Pipeline-Application to Make Absolute in Whole or in Part. Location: NW¼SE¼ of Sec. 7, T.7S., R.95W. of the 6th P.M. 2,050 ft. from the south sec. line and 2,350 ft. from the east sec. line. Appropriation date: Aug. 2007 Amount: 0.5 c.f.s., absolute. Uses: irrigation of 20 acres, fire protection and stock watering for up to 50 head of stock. The land is irrigated by John's Ditch, in concert with J & J Pump and Pipeline. An outline of work completed during the diligence period is included in the application.

YOU ARE HEREBY NOTIFIED THAT YOU HAVE until the last day of SEPTEMBER 2022 to file with the Water Clerk a verified Statement of Opposition setting forth facts as to why this application should not be granted or why it should be granted in part or on certain conditions. A copy of such statement of opposition must also be served upon the applicant or the applicant's attorney and an affidavit or certificate of such service shall be filed with the Water Clerk, as prescribed by Rule 5, CRCP. (Filing Fee: \$192.00) KATHY POWERS, Water Clerk, Water Division 5; 109 8th Street, Suite 104 Glenwood Springs, CO 81601.

2. PURSUANT TO C.R.S., §37-92-302, AS AMENDED, YOU ARE NOTIFIED THAT THE FOLLOWING PAGES COMPRISE A RESUME OF THE APPLICATIONS AND AMENDED APPLICATIONS FILED WITH THE WATER CLERK FOR WATER DIVISION 5 DURING THE MONTH OF JULY 2022. *The water right claimed by this application may affect in priority any water right claimed or heretofore adjudicated within this division and owners of affected rights must appear to object and protest within the time provided by statute or be forever barred.*

22CW3073 MESA COUNTY, BIG CREEK, PLATEAU CREEK, COLORADO RIVER Patrick D. Hubbard Revocable Trust Under Trust Agreement Dated December 4, 1998 and Ann Hughes Revocable Trust Under Trust Agreement Dated December 4, 1998 ("Applicants") P.O. Box 457 Collbran, CO 81624, Kirsten M. Kurath, WILLIAMS, TURNER & HOLMES, P.C., 858 Grand Ave., Suite 1, Grand Junction, CO 81501, (970) 242-6262, kmkurath@wth-law.com, APPLICATION FOR A FINDING OF REASONABLE DILIGENCE AND TO MAKE CONDITIONAL WATER RIGHTS PARTIALLY ABSOLUTE. Structures: Red Barn Spring No. 1, Red Barn Spring No. 2, and Red Barn Pond. Decree: July 24, 2016, Case No. 2015CW3114, Water Court, Water Division 5. Subsequent Decrees: NA. Legal Descriptions: Red Barn Spring No. 1: The spring is located in the NE1/4 SW1/4 of Section 4, Township 10 South, Range 95 West of the 6th Principal Meridian, at a point approximately 2,267 feet north of the South section line and 3,027 feet west of the East section line of said Section 4. Red Barn Spring No. 2: The spring is located in the NE1/4 SW1/4 of Section 4, Township 10 South, Range 95 West of the 6th Principal Meridian, at a point approximately 2,183 feet north of the South section line and 3,006 feet west of the East section line of said Section 4. Red Barn Pond: The pond is located in Section 4, Township 10 South, Range 95 West of the 6th Principal Meridian, at a point approximately 1,650 feet north of the South section line and 2,620 feet west of the East section line of said Section 4. See map attached to Application as Exhibit A. Source: Red Barn Spring No. 1 and Red Barn Spring No. 2: Springs tributary to Big Creek, tributary to Plateau Creek, tributary to the Colorado River. Red Barn Pond: Red Barn Pond derives its source of supply from the Red Barn Springs Nos. 1 and 2. In addition, small springs and natural runoff occurring above the pond will flow into and be a source for the pond. All of the sources for the pond are tributary to Big Creek, tributary to Plateau Creek, tributary to the Colorado River. App. Dates: Red Barn Spring No. 1 and Red Barn Spring No. 2: July 1, 2010. Red Barn Pond: August 1, 2015. Amounts: Red Barn Spring No. 1: 0.2 c.f.s., conditional; Red Barn Spring No. 2: 0.2 c.f.s., conditional; Red Barn Pond: 0.15 acre feet, conditional, together with the right to fill and refill the pond when water is available in priority. Uses: Stockwatering, irrigation of up to five acres, and fire protection purposes. The water from Red Barn Springs Nos. 1 and 2 may be used directly for any of these purposes and/or it may be stored in the Red Barn Pond for subsequent release and use for irrigation, fire protection and stockwatering purposes. The land to be irrigated will be portions of land owned by Applicants in Sections 4 and 9, Township 10 South, Range 95 West of the 6th Principal Meridian which land is more particularly described in the Warranty Deed recorded in Book 5570 at Page 603 of the records of Mesa County, Colorado ("Applicants' Property"). Applicants' Property is also irrigated by other water rights owned by Applicants, so water from the Red Barn Springs Nos. 1 and 2 and the Red Barn Pond will be used for supplemental irrigation purposes. A detailed outline of what has been done toward completion or for completion of the appropriation and application of water to a beneficial use as conditionally decreed, including expenditures, is contained in the Application. Claim To Make Absolute In Whole Or In Part: Red Barn Spring No. 1 and Red Barn Spring No. 2: In March of 2017, Mr. Hubbard, for the Applicants, took a measurement of the combined flow of the springs using a five gallon bucket. The flow was 12 g.p.m. There was no call on at the time of the measurement. See CDSS records. Therefore, this amount should be decreed absolute. Date water applied to beneficial use: March 4, 2017. Amount: 0.027 c.f.s. (12 gpm) total or 0.135 c.f.s (6g.p.m.) each. Uses: Stockwater and fire protection. Red Barn Pond: The Red Barn Pond was originally constructed in May of 2020. The pond was constructed with a berm approximately sixty feet long. The diameter of the pond is forty-five feet and the deepest part of the cone-shaped pond is ten feet. The pond holds approximately 0.138 acre feet of water. The pond filled for the first time in March of 2022 when there was no call. See CDSS records. Therefore, the as built amount should be decreed absolute, together with the right to fill and refill the pond when water is available in priority. Date water applied to beneficial use: June 1, 2020. Amount: 0.138 acre feet. Uses: Pursuant to C.R.S. § 37-92-103 (4)(a) and C.R.S. § 37-92-301(4)(e), all uses should be decreed absolute in the amount of 0.138 acre feet. Names and addresses of Landowners: Applicants. Applicants request that the Court adjudge and decree Applicants have been reasonably diligent in the development of the Red Barn Spring No. 1, Red Barn Spring No. 2, and Red Barn Pond conditional water rights; that the Red Barn Spring No. 1 and Red Barn Spring No. 2 be decreed absolute for a total amount

of 0.027 c.f.s. (12 gpm) and 0.135 c.f.s (6g.p.m.) each for the purposes of stockwater and fire protection; that the Red Barn Pond be decreed absolute in the total amount of 0.138 acre feet for all uses, together with the right to fill and refill while in priority; that the remaining conditional portions of the Red Barn Spring No. 1, Red Barn Spring No. 2, and Red Barn Pond water rights be continued in full force and effect. (7 pages)

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22CW3075 GARFIELD COUNTY, COLORADO RIVER. APPLICATION FOR FINDINGS OF REASONABLE DILIGENCE AND TO MAKE ABSOLUTE. Iron Mountain Hot Springs c/o Johnston Van Arsdale Martin PLLC, 305 Gold Rivers Court, Ste 200 Basalt, 81621, (970) 922-2122. Claim for relief: Applicant requests a finding of reasonable diligence for its conditional water right decreed in and to the East Gamba Spring and Pipeline, First Enlargement and confirmation that the water right has been made absolute in its entirety. Structure: East Gamba Spring and Pipeline, First Enlargement. Original decree: 14CW3145, 07/24/2016, Water Div 5. Legal description: The point of diversion of this spring is located in Garfield County, Colorado, in the NW1/4 of the NW1/4 of Sec. 9, T6S R89W 6th PM, at a point 450 ft from the north Sec. line and 802 ft from the west Sec. line of said Sec. 9. Source: Spring trib. to the Colorado River Approp. date: 12/05/2014. Amount: 79 gpm (0.176 cfs), cond. Uses: Commercial, heating, rec., bathing, swimming, therapeutic and medicinal purposes at and within a resort development located on the real property described below. Amount placed to beneficial use: 79 gpm (0.176 cfs). Date water applied to beneficial use: 07/01/2019. Place of beneficial use: Applicant's real property located in Garfield County legally described as: Lot 2, Block 1, North Glenwood Center, Glenwood Springs, Colorado; Lot 1, Block 2, North Glenwood Center, Glenwood Springs, Colorado; Lot 8, Sec. 4, T6S R89W 6th PM; Lot 7, Sec. 9, T6S R89W 6th PM; and a tract or parcel of land, known as No. E-35 of the State Department of Highways, State of Colorado, Project No. I 70-1(8)113 Sec. 2, in Lot 8, Sec. 4, T6S, R89W 6th PM, said tract or parcel being more particularly described as follows: Beginning at a point from which the SW corner of Sec. 4, T6S R89W 6th PM, bears S. 79°52'30" W., a distance of 676.5 ft; 1) Thence S. 29°47'30" W., a distance of 336.3 ft; 2) Thence N. 72°07' W., a distance of 130.8 ft; 3) Thence S. 41°17'30"E., a distance of 441.9 ft, more or less to the point of beginning. Remarks: East Gamba Spring and Pipeline, First Enlargement is a surface water right and an enlargement of the East Gamba Spring and Pipeline decreed in 83CW152, Water Div. 5. The East Gamba Spring is a geothermal spring. Water from the spring is collected in near-surface structures as defined in C.R.S. § 37-92-103(14)(b). Integrated system: The subject water right is a decreed component of an integrated water supply system that provides a water supply to Applicant's property. See 14CW3145. This project and integrated system also includes the Iron Mountain Spring, decreed in 13CW3092 on 08/24/2014, and the Iron Mountain Springs Nos. 2A and 2B, decreed in 14CW3133 on 07/12/2015, all in District Court, Water Div 5. Diligence activities: Application on file with the Court includes a list of activities demonstrating diligence. Landowners: Applicant. (5 pages, 4 exhibits).

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22CW3076 EAGLE COUNTY, SQUAW CREEK, LAKE CREEK, EAGLE RIVER. Application for Findings of Reasonable Diligence and to Make Absolute. Applicant: Colorow at Squaw Creek Homeowners Assn., Inc., c/o Mark E. Hamilton, Esq. and Susan M. Ryan, Esq., Holland & Hart LLP, 600 E. Main St., Ste. 104, Aspen, CO, 81611, 970-925-3476, mehamilton@hollandhart.com, smryan@hollandhart.com. Original Decree: 04CW84, Div. 5, decreed August 27, 2009. Previous Decrees: 15CW3081. Name of Structures: (1) Wells: Colorow Wells 1-23, Shapiro Well Nos. 1 & 2, Connors Well No. 1; (2) Lake Creek Exchange, Squaw Creek Exchange, Eagle River Exchange, and Colorado River Exchange. Decreed locations: A map of the location of wells and exchanges are attached to the Application as Figures 1-4. (1) Wells: Colorow Well No. 1: SW 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 2,460 ft. S. of the N. sec. line, and 2,940 ft. W. of the E. sec. line. While Well No 1 is decreed as located in the SW 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is located in the SE 1/4 NW 1/4 of Sec. 2;. Colorow Well No. 2: SE 1/4 SE 1/4, Sec. 13, T. 5 S., R. 83 W., 6th P.M., 90 ft. N. of the S. sec. line and 1,850 ft. W. of the E. sec. line. While Well No. 2 is decreed as located in the SE 1/4 SE 1/4 of Sec. 13, according to Mapviewer the well is in the SW 1/4 SE 1/4 of Sec. 13; Colorow Well No. 3: SE 1/4 NW 1/4 Sec. 13, T. 5

S., R. 83 W., 6th P.M., 3,520 ft. N. of the S. sec. line and 5,060 ft. W. of the E. sec. line. While Well No. 3 is decreed as located in the SE 1/4 NW 1/4 of Sec. 13, according to Mapviewer the well is in the SW 1/4 NW 1/4 of Sec. 13; Colorow Well No. 4: SE 1/4 NW 1/4 Sec. 13, T. 5 S., R. 83 W. 6th P.M., 2,450 ft. N. of the S. sec. line and 5,050 ft. W. of the E. sec. line. While Well No. 4 is decreed as located in the SE 1/4 NW 1/4 of Sec 13, according to Mapviewer the well is in the NW 1/4 SW 1/4 of Sec. 13; Colorow Well No. 5: SE 1/4 NW 1/4, Sec. 13, T. 5 S., R. 83 W., 6th P.M., 1,660 ft. S. of the N. sec. line and 1,780 ft. E. of the W. sec. line. While Well No. 5 is decreed as located in the SE 1/4 NW 1/4, according to Mapviewer the well is located in the SW 1/4 NW 1/4 of Sec. 13; Colorow Well No. 6: SW 1/4 NE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 3,765 ft. N. of the S. sec. line, and 3,250 ft. W. of the E. sec. line. While Well No. 6 is decreed as located in the SW 1/4 SE 1/4 of Sec. 13, according to Mapviewer the well is in the SE 1/4 NW 1/4 of Sec. 13; Colorow Well No. 7: SW 1/4 NE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 3,890 ft. N. of the S. sec. line, and 2,800 ft. W. of the E. sec. line. While Well No. 7 is decreed as located in the SW 1/4 NE 1/4 of Sec. 13, according to Mapviewer the well is located in the SE 1/4 NW 1/4 of Sec. 13; Colorow Well No. 8: SW 1/4 NE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 3,910 ft. N. of the S. sec. line and 2,420 ft. W. of the E. sec. line; Colorow Well No. 9: NW 1/4 SE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 1,690 ft. N. of the S. sec. line and 3,140 ft. W. of the E. sec. line. While Well No. 9 is decreed as located in the NW 1/4 SE 1/4 of Sec. 13, according to Mapviewer the well is in the NE 1/4 SW 1/4 of Sec. 13; Colorow Well No. 10: NW 1/4 SE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 1,170 ft. N. of the S. sec. line, and 2,625 ft. W. of the E. sec. line. While Well No. 10 is decreed as located in the NW 1/4 SE 1/4 of Sec. 13, according to Mapviewer the well is in the SW 1/4 SE 1/4 of Sec. 13; Colorow Well No. 11: SW 1/4 SE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 520 ft. N. of the S. sec. line and 2,540 ft. W. of the E. sec. line; Colorow Well No. 12: SW 1/4 SE 1/4 Sec. 13, T. 5 S., R. 83 W., 6th P.M., 1,250 ft. N. of the S. sec. line, and 1,560 ft. W. of the E. sec. line; Colorow Well No. 13: NW 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 985 ft. S. of the N. sec. line and 2,800 ft. W. of the E. sec. line. While Well No. 13 is decreed as located in the NW 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is in the NE 1/4 NW 1/4 of Sec. 24; Colorow Well No. 14: NE 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 450 ft. S. of the N. sec. line, and 1,800 ft. W. of the E. sec. line. While Well No. 14 is decreed as located in the NE 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is in the NW 1/4 NE 1/4 of Sec. 24; Colorow Well No. 15: NW 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 15 ft. S. of the N. sec. line and 2,780 ft. W. of the E. sec. line. While Well No. 15 is decreed as located in the NW 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is located in the NE 1/4 NW 1/4 of Sec. 24; Colorow Well No. 16: NW 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 4,725 ft. N. of the S. sec. line and 2,675 ft. W. of the E. sec. line. While Well No. 16 is decreed as located in the NW 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is in the NE 1/4 NW 1/4 of Sec. 24; Colorow Well No. 17: NE 1/4 NE 1/4, Sec. 24, T. 5 S., R. 83 W., 6th P.M., 716 ft. S. of the N. sec. line and 548' W. of the E. sec. line; Colorow Well No. 18: NE 1/4, NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 918 ft. S. of the N. sec. line and 290 ft. W. of the E. sec. line; Colorow Well No. 19: SE 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 1,740 ft. S. of the N. sec. line and 2,040 ft. W. of the E. sec. line. While Well No. 19 is decreed as located in the SE 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is in the SW 1/4 NE 1/4 of Sec. 24; Colorow Well No. 20: SE 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 1,510 ft. S. of the N. sec. line and 1,730 ft. W. of the E. sec. line. While Well No. 20 is decreed as located in the SE 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is in the SW 1/4 NE 1/4 of Sec. 24; Colorow Well No. 21: SW 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 2,450 ft. S. of the N. sec. line and 1,860 ft. W. of the E. sec. line; Colorow Well No. 22: SE 1/4 NE 1/4 Sec. 24, T. 5 S., R. 83 W., 6th P.M., 2,330 ft. S. of the N. sec. line and 1,370 ft. W. of the E. sec. line. While Well No. 22 is decreed as located in the SE 1/4 NE 1/4 of Sec. 24, according to Mapviewer the well is located in the SW 1/4 NE 1/4 of Sec. 24; Colorow Well No. 23: NW 1/4 SE 1/4 of Sec. 13, T. 5 S., R. 83 W. 6th P.M., 2,595' N. of the S. sec. line and 3,280 ft. W. of the E. sec. line. While Well No. 23 is decreed as located in the NW 1/4 SE 1/4 of Sec. 3, according to Mapviewer the well is in the NE 1/4 SW 1/4 of Sec. 13; Shapiro Well No. 1: NW 1/4 NE 1/4 Sec 24., T. 5 S., R. 83 W, 6th P.M., 600 ft. S. of N. sec line and 3,765 ft. E of W. sec line; Shapiro Well No. 2: NE 1/4 SW 1/4 of Sec. 13, T. 5 S., R. 83 W., 6th P.M., 2,560 ft. N. of S. sec. line and 4,030 ft. W. of E. sec line. While Shapiro Well No. 2 is decreed as located in the NE 1/4 SW 1/4 of Sec. 13, according to Mapviewer the well is located in the NW 1/4 SW 1/4 of Sec. 13; Connors Well No. 1: SW 1/4 SE 1/4 of Sec. 13, T. 5 S., R. 83 W., 6th P.M., 50 ft. N. of S. sec line and 2,420 ft. W. of E. sec line; (2) Exchanges: Lake Creek Exchange: this exchange reach follows Lake Creek from the upstream locations of the Colorow Well Nos. 1, 2, 12, 13, 14, 17, 18, 19, 20, 21 and 22, and Shapiro Well No. 1 to the confluence of Lake Creek with the Eagle River; Squaw Creek Exchange: this exchange reach follows Squaw Creek from the points of diversion for the Colorow Well Nos. 3, 4, 5, 6, 7, 8, 9, 10, 11, 15, 16, and 23, and Shapiro Well No. 2 and Connors Well No. 1 to the confluence of Squaw Creek with the Eagle River; Eagle River Exchange: this exchange reach follows the Eagle River from its confluence with the Colorado River upstream to the confluence of the Eagle River and Squaw Creek or Lake Creek, then up Squaw Creek or Lake Creek to the points of diversion for Colorow Well Nos. 1-23, Shapiro Well Nos. 1 and 2, and Connors Well No. 1, all located within the Colorow at Squaw Creek; Colorado River Exchange: this exchange reach follows the Colorado River from its confluence with the Roaring Fork River upstream to the confluence of the Colorado River and the Eagle River, then follows the Eagle River upstream to its confluence with Squaw Creek or Lake Creek, then up Squaw Creek or Lake Creek to the points of diversion for Colorow Well Nos. 1-23, Shapiro Well Nos. 1 and 2, and Connors Well No. 1. Sources: Wells: (a) Colorow Well Nos. 1, 2, 12, 13, 14, 17, 18, 19, 20, 21 and 22, and Shapiro Well No. 1: groundwater tributary to Lake Creek, a tributary of the Eagle River, a tributary of the Colorado River; (b) Colorow Well Nos. 3, 4, 5, 6, 7, 8, 9, 10, 11, 15, 16, and 23, Shapiro Well No. 2 and Connors Well No. 1.: groundwater tributary to Squaw Creek, a tributary of the Eagle River, a tributary of the Colorado River. Exchanges (see final decree in 04CW84): (a) Lake Creek Exchange: Eagle River and Colorado River Supply sources pursuant to water supply contracts with Colorado River Water Conservation District (Eagle River sources include Eagle Park Reservoir and Homestake Reservoir, Colorado River sources include Wolford Mountain Reservoir and Ruedi Reservoir), Lake Creek (Lui Hopper Ditch); (b) Squaw Creek Exchange: Eagle River and Colorado River Supply sources pursuant to water supply contracts with Colorado River Water Conservation District (Eagle River sources include Eagle Park Reservoir and Homestake Reservoir, Colorado River sources include Wolford Mountain Reservoir and Ruedi

Reservoir); (c) Eagle River Exchange: Colorado River Supply sources pursuant to water supply contracts with Colorado River Water Conservation District (include Wolford Mountain Reservoir and Ruedi Reservoir); Colorado River Exchange: Ruedi Reservoir. Depth (all wells): approx. 400 ft. Appropriation date: 10/17/2003 (for additional conditional amounts and uses decreed to each Well in 04CW84 and for Squaw Creek, Eagle River and Colorado River Exchanges) and 10/31/2006 (for Lake Creek Exchange). Decreed Amounts: (a) all Wells: 15 g.p.m. (0.0334 c.f.s.) for each well (b) Exchanges: (1) Lake Creek Exchange: 0.16 c.f.s.; (2) Squaw Creek Exchange: 0.20 c.f.s.; (3) Eagle River Exchange: 0.36 c.f.s.; (4) Colorado River Exchange: 0.36 c.f.s. Decreed Uses: (a) all Wells: irrigation, domestic, fire protection, livestock watering (This diligence proceeding concerns the additional conditional uses of each of the subject wells that were approved in Case No. 04CW84. Each well was originally approved in Case Nos. 86CW182 and 87CW194 for irrigation, domestic and fire protection uses, including up to 262.5 gallons per day per well for domestic use and irrigation of 2,000 sq. ft. by each well. The final decree in 04CW84 increased the domestic amount to 600 gallons per well per day and added livestock watering of up to 11 gallons per day per head from each well – with total number of livestock not to exceed 52 throughout the subdivision); (b) all Exchanges: irrigation, domestic, fire protection, livestock watering. Remarks: The subject conditional water rights are all part of a plan for augmentation for the Colorow at Squaw Creek subdivision in Eagle County. Pursuant to that plan for augmentation, during call periods out-of-priority water uses are replaced by one of a combination of releases from Colorado River and Eagle River supply sources pursuant to a water supply contract from the Colorado River Water Conservation District, and/or a bypass of water from the Lui Hopper Ditch pursuant to a lease with the Lake Creek Metropolitan District. Maps showing the wells within the subdivision and the reaches of the conditional appropriative rights of exchange approved in Case. No. 04CW84 are attached to the application as Figures 1-4. Claim for Finding of Diligence: A detailed outline of activities during the diligence period is included in the Application with Exhibit A attached to Application. Claim to Make Absolute for Colorow Well No. 12: (a) Date water applied to beneficial use: various dates between 2016-2022. (b) Amount claimed as absolute: 15 g.p.m. (0.0334 c.f.s.). The monthly/annual diversion record report available from Colorado Decision Support Systems and well pumping records for Colorow Well No. 12 are attached as Exhibit B to the Application. (c) Uses: Irrigation of lawn and gardens, domestic uses, fire protection and livestock uses. The Colorow Well No. 12 operates under the Colorow Subdivision plan for augmentation decreed in Case No. 04CW84 and can be made absolute in its full amount for all decreed uses pursuant to Written Instruction 2020-01. Landowners: Applicant is not seeking to construct any new diversion or storage structure or modify any existing diversion or storage structure or existing storage pool. However, a list of property owners is attached to the Application as Exhibit C. (12 pages).

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22CW3077 EAGLE COUNTY, SPRING CREEK, TRIBUTARY TO LIME CREEK, FRYINGPAN RIVER, ROARING FORK RIVER, AND COLORADO RIVER. Spring Falls LLC c/o Johnston Van Arsdale Martin PLLC, 305 Gold Rivers Court, Ste 200 Basalt, 81621, (970) 922-2122. Application for conditional underground water right, conditional surface water right, conditional storage rights, approval of plan for augmentation, and conditional appropriative right of exchange. Introduction: Applicant owns approximately 160 acres upstream of Ruedi Reservoir and is developing its property for purposes of a children's education and recreation camp and related uses. This application seeks to confirm the water rights and plan for augmentation necessary for operation of the camp. The subject water rights are components of an integrated water supply system. First claim: Name of structure: Spring Falls Well. Location: NW1/4SE1/4 of Sec 8 T8S R83W 6th PM at a point UTM NAD83 Z13: 4358944.1m N, 355272.9m E. Source: Alluvium of Spring Creek, trib to Lime Creek, trib to the Fryingpan River, trib to the Roaring Fork River, trib to the Colorado River. Depth: Approx. 150 ft. Approp. date: 07/27/2022. How approp. was initiated: Formation of intent to appropriate water coupled with the filing of the Water Court application. Amount: 45 gpm (0.10 cfs) conditional up to 6.132 af annually. Uses: Commercial and domestic. Second claim: Name of structure: Spring Falls Hydroelectric Diversion. Location: NW1/4SE1/4 of Sec 8 T8S R83W 6th PM at a point UTM NAD83 Z13: 4358893.1m N, 355190.2m E. Source: Spring Creek, trib to Lime Creek, trib to the Fryingpan River, trib to the Roaring Fork River, trib to the Colorado River. Approp. date: 07/27/2022. How approp. was initiated: Formation of intent to appropriate water coupled with the filing of the Water Court application. Amount: 0.25 cfs conditional. Uses: Generation of hydroelectric power and fire protection. Third claim: Name of structure: Spring Falls Upper Pond. Location: outlet located in NW1/4SE1/4 of Sec 8 T8S R83W 6 PM at a point UTM NAD83 Z13: 4358875.0m N. 355298.0m E. Source: Big Spring. Location: In NE1/4SE1/4 of Sec 8, T8S, R83W 6th PM at a point UTM NAD83 Zone 13: 4358943.0m N, 355384.5m E. Source: Trib to Spring Creek, trib to Lime Creek, trib to the Fryingpan River, trib to the Roaring Fork River, trib to the Colorado River. Amount: 3.9 cfs. Approp. date: 12/31/1938. How approp. was initiated: Formation of intent to appropriate water coupled with the construction of ponds. Amount. 2.60 af, conditional with the right to fill and refill continuously. Uses: Aesthetics, recreation, piscatorial, wildlife watering, education, fire protection, and other uses associated with a children's education and recreation camp. The pond may also be utilized as an irrigation control structure for the Applicant's Fellow Ditch rights. Surface Area: 0.395 acres. Dam Height. Less than 10 ft. Dam Length: Approx. 280 ft. Capacity: 2.60 af. Active Capacity:

2.60 af. Dead Storage: 0 af. Fourth claim: Name of structure: Spring Falls Lower Pond. Location: outlet located in SW1/4SE1/4 of Sec 8 T8S R83W 6 PM at a point UTM NAD83 Z13: 4358622.3m N, 355300.3m E. Source: Big Spring described in third claim; Spring Falls Ditch. Location: In the NW1/4SE1/4 of Sec 8 T8S R83W 6th PM at a point UTM NAD83 Zone 13: 4358727.2m N, 355220.2m E. Source: Trib to Spring Creek, trib to Lime Creek, trib to the Fryingpan River, trib to the Roaring Fork River, trib to the Colorado River. Amount: 1.0 cfs. Approp. date: 12/31/1964. How approp. was initiated: Formation of intent to appropriate water coupled with the construction of ponds. Storage Amount: 1.20 af, conditional, with the right to fill and refill continuously. Uses: Aesthetics, recreation, piscatorial, wildlife propagation, education, fire protection, augmentation, and other uses associated with a children's education and recreation camp. The pond may also be utilized as an irrigation control structure for the Applicant's Fellow Ditch water rights. Surface Area: 0.230 acres. Dam Height: Less than 10 ft. Dam Length: Approx. 300 ft. Capacity: 1.20 af. Active capacity: 1.20 af. Dead storage: 0 af. Fifth claim: Name of Structure: Spring Falls Augmentation Pond. Location: outlet is located in SW1/4SE1/4 of Sec 8 T8S R83W 6 PM at a point UTM NAD83 Z13: 4358577.7m N, 355299.7m E. Source: Springs Falls Ditch and Big Spring described in fourth claim. Approp. date: 12/31/1964. How approp. was initiated: Formation of intent to appropriate water coupled with the construction of ponds. Storage Amount. 1.35 af, conditional, with the right to fill and refill continuously. Uses: Aesthetics, recreation, piscatorial, wildlife propagation, education, fire protection, augmentation, and other uses associated with a children's education and recreation camp. Surface Area. 0.25 acres. Dam Height. Less than 10 ft. Dam Length: Approx. 250 ft. Capacity: 1.35 af. Active Capacity: 1.35 af. Dead Storage: 0 af. Sixth claim: plan of augmentation. Augmented structures: Spring Falls Well described in first claim, Spring Falls Upper Pond described in third claim, Spring Falls Lower Pond described in fourth claim, Spring Falls Augmentation Pond described in fifth claim. Augmentation Water: Basalt Water Conservancy District ("BWCD") augmentation supplies in Ruedi Reservoir, Green Mountain Reservoir, Robinson Ditch and Troy and Edith Ditches available pursuant to an allotment contract; Spring Falls Lower Pond described in fourth claim; Spring Falls Augmentation Pond described in fifth claim. Statement of plan for augmentation: The plan uses water available under BWCD water allotment contract to be used directly and by exchange to address senior calls downstream of the augmented structures and to the extent that downstream calls cannot be met by exchange, replacement water from Spring Falls Augmentation Pond and Spring Falls Lower Pond. Downstream Colorado River Call: BWCD contract will cover commercial/domestic and evaporation depletions whenever a call occurs on the Colorado or Roaring Fork rivers from a senior water right having a point of diversion below the confluence of the Roaring Fork River and Fryingpan River. During the call water will be released from BWCD water rights in an amount sufficient to offset the depletions. BWCD contract will also include the ability to fill Spring Falls Augmentation Pond in May and during a potential Ruedi Reservoir storage call and partially refill the augmentation pond in October or November at a time when the local call is off and when the downstream Colorado River call is still in effect. Local Call: Typically there has not been water right calls originating from water users located along Lime Creek, the Fryingpan River, or the Roaring Fork River. During a local call, Spring Falls Upper Pond will be lowered commensurate with the evaporation rate until the water surface area is reduced to 0.229 acres at which point Upper Falls Upper Pond does not need to be augmented for replacement of evaporation with respect to CWCB's ISF water rights pursuant to CRS 37-92-102(3)(b) because ponds with surface area totaling 0.229 acres were in place and being used prior to CWCB ISF approp. on Lime Creek and the Fryingpan River and this pond can be lowered commensurate with evaporation until the surface area reaches 0.229 surface acres. Alternatively, Spring Falls Lower Pond and/or Spring Falls Augmentation Pond can augment the enlarged surface area of Spring Falls Upper Pond. Pursuant to CRS. 37-92-102(3)(b), Spring Falls Lower Pond does not need to be augmented for replacement of evaporation with respect to CWCB's ISF water rights because ponds totaling 0.230 acres were in place and being used prior to CWCB's ISF approp. on Lime Creek and the Fryingpan River. To the extent that Spring Falls Lower Pond is constructed to less than 0.230 acres, the remaining surface area will be applied to the Spring Falls Augmentation Pond with respect to the CWCB ISF approp. The primary source of augmentation during local call is the Spring Falls Augmentation Pond. Seventh claim: Name of structure: Spring Falls Exchange. Downstream termini: Lower Terminus 1: confluence of the Roaring Fork and Colorado Rivers in the SE1/4NW1/4 of Sec 9 T6S R89W 6th PM at a point approx. 2200 feet from the N Sec line and 2350 ft from the W Sec line (UTM NAD83 Zone 13: 4380368.3m N, 299744.3m E). Lower Terminus 2: Ruedi Reservoir outlet in the NW1/4NW1/4 of Sec 18 T8 S R84W 6th PM at a point 220 ft from the N Sec line and 140 ft from the W Sec line (UTM NAD83 Zone 13: 4358716.9m N, 342981.0m E). Lower Terminus 3: point of diversion of Robinson Ditch located on the N bank of the Roaring Fork River one-half mile below the mouth of Sopris Creek in Sec 11 T8S R87W 6th PM (UTM NAD83 Zone 13: 4359863m N, 321622m E). Upstream termini: Big Spring described in third claim. Source: BWCD augmentation supplies described in sixth claim. Approp. Date: 07/27/2022. How approp. was initiated: Formation of intent to appropriate water coupled with the filing of the Water Court application. Max Exchange Rate: 0.25 cfs. Use: Augmentation. Max. annual volume: 4.4 af. Remarks: The exchange rate is based on the max. fill rates of the Spring Falls Augmentation Pond during a fill in May plus depletions. Landowners: Applicant. (12 pages, 4 exhibits).

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22CW3078 PITKIN COUNTY, ROARING FORK RIVER. Board of County Commissioners of the County of Pitkin, Colorado (“Pitkin County”) c/o Laura Makar, Assistant County Attorney, 530 E. Main St., Ste. 301, Aspen, CO 81611, (970) 920-5190. APPLICATION FOR FINDING OF REASONABLE DILIGENCE. Name of structure: Bivert Ditch, Second Enlargement. Type: Ditch. Original Decree: Case No.: W-3671, District Court, Water Division 5, Colorado, January 23, 1990. Subsequent decrees: 95CW230, 01CW271, 08CW143, and 16CW3016. Legal description: The point of diversion is in the SW1/4 of Section 34, Township 9 South, Range 85 West of the 6th P.M., at a point whence the W1/4 corner of said Section 34 bears North 31°55’04” West 773.80 feet which is also identified as in the NW1/4 of the NW1/4 of the SW1/4 of Section 34, Township 9 South, Range 85 West, of the 6th P.M., approximately 2095 feet from the south line and 490 feet from the west line of said Section 34. A map illustrating location of the structure is on file with the Court. Source: Owl Creek, tributary to the Roaring Fork River, and Colorado River. Appropriation Date: May 1, 1958. Amount: 3.0 c.f.s., conditional. Use: Irrigation of 85 acres, which are identified on the map on file with the Court. A detailed outline of what has been done toward completion of the appropriation is on file with the Court. Name and address of owner of the land upon which structure is located and upon which water will be used: Applicant.

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22CW3079 PITKIN COUNTY, SNOWMASS CREEK OR ITS TRIBUTARIES. New Springs Ranch, LLC c/o Paul L. Noto and Lisa A. Claxton, Patrick, Miller & Noto, P.C., 229 Midland Avenue, Basalt, CO 81621 (970) 920-1030. **First Claim: For Absolute Water Right** Name of water right: Zabriskie Pond. Date of original decree: Case No. 14CW3129, District Court, Water Division No. 5, entered on July 31, 2016. Decreed legal description: the pond is located partially within the NE¼SW¼NW¼ and partially within the NW¼SE¼NW¼ of Section 2, Township 9 South, Range 86 West of the Sixth Principal Meridian, at a point approximately 1,691 feet from the north section line and 1,349 feet from the west section line of Section 2. UTM coordinates: 4,352,102 meters Northing; 330,256 meters Easting, UTM Zone 13 South (NAD 83). See Figures 1 and 2 attached to the Application as Exhibits A and B. Sources: The following sources are tributary to Snowmass Creek, Roaring Fork River, and Colorado River: (i) Surface water from the unnamed stream channel. (ii) A lateral of the Williams No. 4 Ditch. Appropriation date: November 5, 2014. Total amount decreed: 0.717 a.f., conditional. Decreed uses: recreation, piscatorial, fire suppression, and augmentation. Surface area: 0.231 acres. Maximum height of dam: less than 10 feet. Total capacity of reservoir: 0.717 a.f. Active capacity of reservoir: 0.717 a.f. Dead storage: None. Claim to make absolute Date water applied to beneficial use: June 1, 2017. Amount: 0.717 a.f. Uses: recreation, piscatorial, fire suppression, and augmentation. Statement of beneficial use: The Zabriskie Pond was constructed in approximately 1998 with a capacity of 0.717 a.f. Description of Place of use: Within the Applicant’s property depicted on Figure 1 attached to the Application as Exhibit A. Statement of ownership: Applicant owns the land upon which the structure is located and where water will be put to beneficial use. **Second Claim: For Absolute Water Right** Name of water right: Zabriskie Exchange. Original decree: Case No. 14CW3129, District Court, Water Division No. 5, entered on July 31, 2016. Downstream Termini: *For the exchange of Green Mountain Reservoir water:* The confluence of the Roaring Fork and Colorado Rivers, located in the SE ¼ NW ¼ of Section 9, Township 6 South, Range 89 West of the 6th P.M., at a point approximately 2,200 feet from the North Section line and 2,350 feet from the West Section line; *For the exchange of Ruedi Reservoir and/or Troy and Edith Ditch water:* The confluence of the Roaring Fork and Frying Pan Rivers located in the SW ¼ SE ¼ of Section 7, Township 8 South, Range 86 West of the 6th P.M., at a point 647 feet from the South Section line and 1,475 feet from the East Section line; and *For the exchange of Robinson Ditch water:* The point of diversion for the Robinson Ditch on the Roaring Fork River, located in the NW ¼ SE ¼ of Section 11, Township 8 South, Range 87 West of the 6 P.M., at a point 2,307 feet from the South Section line and 2,309 feet from the East Section line. Upstream Terminus: A point located on the left bank of Snowmass Creek described as being located at the UTM Zone 13 South coordinates 4,352,268m N; 330,305m E (*see* Figure 3 attached to the Application as Exhibit C). Source: Applicant’s BWCD Water Allotment Contract No. 642a for 0.2 a.f. from the BWCD water rights described in paragraph 7.C of the Application. Appropriation date: July 22, 2014. Rate: 0.0024 c.f.s., conditional. Volume: 0.786 a.f., conditional. Plan of Operation: The plan for augmentation described in Case No. 14CW3129 includes an appropriative right of exchange of augmentation water released under Applicant’s BWCD Water Allotment Contract, extending from the lower termini described above to the upper terminus described above, to replace out-of-priority stream depletions resulting from the beneficial uses and surface evaporation from the Zabriskie Pond. Applicant will operate the exchange only when it is in priority. Claim to make absolute Date of beneficial use: August 31, 2017. Amount: 0.0024 c.f.s., conditional (0.786 a.f.). Use: Exchange in the plan for augmentation decreed in Case No. 14CW3129. Description of place of use: Within the Applicant’s property depicted on Figure 1 attached to the Application as Exhibit A. Statement of ownership: Applicant owns the land upon which the structure is located and where water will be put to beneficial use.

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attorney and an affidavit or certificate of such service shall be filed with the Water Clerk, as prescribed by Rule 5, CRCP. (Filing Fee: \$192.00) KATHY POWERS, Water Clerk, Water Division 5; 109 8th Street, Suite 104 Glenwood Springs, CO 81601.

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22CW3080 GARFIELD COUNTY, TRIBUTARY SPRINGS TO THE COLORADO RIVER, S bar lazy S enterprises LLC P.O. Box 809 Silt, Colorado 81652 c/o Jeffrey J. Conklin, #40194 or Danielle T. Skinner, #54549, KARP NEU HANLON, P.C., 201 14th Street, Suite 200, P. O. Drawer 2030, Glenwood Springs, CO 81602, (970) 945-2261. **APPLICATION FOR FINDING OF REASONABLE DILIGENCE Allen Pipeline and Ditch, First Enlargement.** Date of original decree: July 30, 2016, in Case No. 12CW122, in the District Court in and for Water Division No. 5, State of Colorado. Subsequent decrees awarding findings of diligence: None. Legal description: The Allen Pipeline and Ditch is located in the NE1/4 NE1/4 Corner of Section 1, Township 7 South, Range 95 West of the 6th P.M., and being 279 feet South of the North line and 605 feet West of the East line of said Section 1 and collects spring flows, seepage, and other water from above, in, and around that point. Source: A spring tributary to the Colorado River. Appropriation date: March 21, 2012. Amount: 0.5 c.f.s., conditional. Uses: Irrigation, livestock watering, wildlife watering, and fire protection. Irrigated acreage: The approximate irrigated area is identified on an exhibit to the Application. Remarks: As part of its fire protection use, Applicant may fill a cistern with 20,000 gallons of water. Claim for diligence: Applicant requests a finding of diligence for 0.5 c.f.s., conditional, for the Allen Pipeline and Ditch, First Enlargement for irrigation, livestock watering, wildlife watering, and fire protection purposes. A detailed outline of what has been done by Applicant during the diligence period toward or for completion of the appropriation and application of the conditional Allen Pipeline and Ditch, First Enlargement water right to beneficial use as decreed, including expenditures, is presented in an exhibit to the Application. Landowner: Applicant. Application contains a water right location map, a map of the irrigated area, and detailed outline of what has been done by Applicant during the diligence period toward application of the conditional water rights to beneficial use as decreed, including expenditures. (6 pp. with exhibits)

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22CW3081 GARFIELD COUNTY, CANYON CREEK, COLORADO RIVER. APPLICATION FOR FINDINGS OF REASONABLE DILIGENCE. Applicant: RG Lakota Holdings, LLC, c/o Mark E. Hamilton, Esq. and Susan M. Ryan, Esq., Holland & Hart LLP, 600 E. Main St., Ste 104, Aspen, CO 81611, 970-925-3476, mehamilton@hollandhart.com, smryan@hollandhart.com. Original Decree: 02CW401, Water Division 5, July 17, 2009. Subsequent Decree(s): 15CW3063. Name of Structures: (1) Williams Canal LCR Spion Kop Ditch enlargement; (2) Lakota Canyon Ranch ("LCR") Ponds Nos. 1, 2, and 3; (3) Lakota Canyon Ranch Townhomes Pond; and (4) Lakota Canyon Ranch Park Pond. Decreed Locations: (1) **Williams Canal LCR Spion Kop Ditch Enlargement:** The headgate of the Williams Canal is located at a point whence the NW corner of Section 24, township 5 S, Range 90 West of the 6th P.M. bears North 54 degrees, 6 minutes, 45 seconds West a distance of 1570.74 feet, as depicted on the attachment Exhibit A to the Application; (2) **LCR Pond No. 1:** NW1/4 NE1/4 of Sec. 32, T. 5 S, R. 90 W. of the 6th P.M., a distance of 890 feet to the North section line and 2,580 feet to the East section line; **LCR Pond No. 2:** NW1/4 NE1/4 of sec. 32, T. 5 S., R. 90 W. of the 6th P.M., a distance of 1,190 ft to the North section line and 2,450 ft to the East section line; **LCR Pond No. 3:** SW1/4 NE1/4 of sec. 32, T. 5 S., R. 90 W. of the 6th P.M., a distance of 1,370 feet to the North section line and 2,320 feet to the East section line; (3) **LCR Townhouse Pond:** SW1.4 NE1/4 of sec. 32, T. 5 S., R 90 W. of the 6th P.M., a distance of 2,094 feet to the North section line and 2,362 feet to the East section line; (4) **LCR Park Pond:** SE1/4 NW1/4 of sec. 32, T. 5 S., R. 90 West of the 6th P.M., a distance of 1,868 feet to the North section line and 3,472 feet to the East section line. Points of Diversion (all ponds): The subject reservoirs are filled from tributary runoff, diversion through the William Canal LCR Spion Kop Ditch Enlargement, at the Williams Canal Headgate; or through the New Castle Augmentation Station, which location is decreed in the Case No. 87CW373, as being located on the northerly bank of the Colorado River whence the Southwest corner of Section 31, T. 5 S., R 90 W. of the 6th P.M. Bears South 44 degrees, 30' West a distance of 2,500 feet. Source: Williams Canal LCR Spion Kop Ditch Enlargement: Canyon Creek, tributary to the Colorado River; All Ponds: Surface runoff from unnamed tributary to the Colorado River (now known as Lakota Canyon), Canyon Creek, tributary to Colorado River, and the Colorado River via the New Castle Augmentation Station. Date of Appropriation: October 10, 2002. Amounts and Related Information: **Williams Canal LCR Spion Kop Ditch Enlargement:** 5.45 c.f.s. total of which 1.3 c.f.s. is absolute for filling LCR Ponds Nos. 2 and 3 and 4.15 c.f.s. is conditional; **LCR Pond 1:** 2.44 acre-feet, conditional. (a) Total/Active Acre-Foot Storage: 2.44 total/0.44 active. (b) Surface Area: 0.24 acres. (c) Maximum Height of Dam: 10 feet. (d) Length of Dam: 151 feet. (e) Rate

of Fill: 5.45 c.f.s.; **LCR Pond 2:** 6.50 acre-feet, total with 1.237 acre-feet absolute for equalization storage for irrigation, piscatorial, and recreational uses and 5.263 acre-feet conditional for all uses. (a) Total/Active Acre-Feet Storage: 6.50 total/0.50 active. (b) Surface Area: 0.85 acres. (c) Maximum Height of Dam: 10 feet. (d) Length of Dam: 360 feet. (e) Rate of Fill: 5.45 c.f.s.; **LCR Pond 3:** 6.50 acre-feet, total with 2.527 acre-feet absolute for equalization storage for irrigation, piscatorial, and recreational uses and 3.973 acre-feet conditional for all uses. (a) Total/Active Acre-Feet Storage: 6.50 total/0.50 active. (b) Surface Area: 0.85 acres. (c) Maximum Height of Dam: 10 feet. (d) Length of Dam: 300 feet. (e) Rate of Fill: 5.45 c.f.s.; **LCR Townhomes Pond:** 5.6 acre-feet conditional for all uses. (a) Total/Active Acre-Feet Storage: 5.60 total/0.00 active. (b) Surface Area: 0.70 acres. (c) Maximum Height of Dam: 10 feet. (d) Length of Dam: 120 feet. (e) Rate of Fill: 5.45 c.f.s.; **LCR Park Pond:** 5.60 acre-feet conditional for all uses. (a) Total/Active Acre-Feet Storage: 5.60 total/0.00 active. (b) Surface Area: 0.70 acres. (c) Maximum Height of Dam: 10 feet. (d) Length of Dam: 120 feet. (e) Rate of Fill: 5.45 c.f.s. Uses: Williams Canal: a feeder ditch to fill ponds and reservoirs claimed from which it will then be used for irrigation, piscatorial, recreational and augmentation uses. (a) Irrigation Use: Water may be used to irrigate up to 76.26 acres at the golf course, 2.4 acres of wetlands within the golf course, and 15.18 acres of landscaping and parks for a total of 93.84 acres. Up to an additional 36 acres of native grasses may also be irrigated when the Williams Canal LCR Spion Kop Ditch Enlargement is diverting in priority. These areas are generally located in the SW1/4 of Sec. 20, Sec. 29 and the N1/2 of Sec. 32, all within t. 5 S., R. 90 W. of the 6th P.M. Per the decree in Case No. 15CW3063, Applicant shall provide written notice to the Division Engineer and the Williams Canal Company when it is diverting water under the Williams Canal LCR Spion Kop Ditch Enlargement water right. (b) Non-Irrigation: Water will be used to fill the ponds described to be used for irrigation, piscatorial, recreation and augmentation uses as described. LCR Ponds Nos. 1.3 may be used for equalization storage for irrigation. LCR Townhomes Pond and Park Pond may also serve as irrigation storage but will primarily be used for in-place recreation and piscatorial uses. All ponds (a) Total Number of Acres to be Irrigated: 93.84. (b) Legal Description of Land Irrigated: SW1/4 of Sec. 20, Sec. 29, and the North 1/2 of Sec. 32, all in T. 5 S., R. 90 W. of the 6th P.M. (c) Non-irrigation Use: piscatorial and recreation. Remarks: The initial fill for junior storage rights will occur during spring runoff when irrigation water demands are low. The LCR Ponds 1-3, LCR Townhomes Pond, and the LCR Park Pond are/will be constructed not to intercept groundwater. Claim for Findings of Diligence: A detailed outline of activities during the diligence period is included in the Application with Exhibit B attached to the Application. Landowners: Applicant. (7 pages)

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22CW3082 PITKIN COUNTY, Castle Creek or its Tributaries. NamuRanch LLC c/o Paul L. Noto and Lisa A. Claxton, Patrick, Miller & Noto, P.C., 229 Midland Avenue, Basalt, CO 81621 (970) 920-1030. **First Claim: For Groundwater Right** Name of water right: Mesa Well. Legal Description: Located a point in the NW ¼ SE ¼ of Section 2, Township 11 South, Range 85 West of the 6th P.M. See the map attached to the Application as Figure 1. UTM coordinates: NAD83 Zone 13: 4332105.1 N, 340275.4 E. Source: Tributary to Castle Creek, tributary to the Roaring Fork River, tributary to the Colorado River. Depth of well: Approximately 120 feet. Appropriation date: July 28, 2022. How appropriation was initiated: Formation of intent to appropriate water and filing of this application. Date water applied to beneficial use: N/A. Amount claimed: 15 g.p.m., conditional. Uses: Domestic and fire protection. Statement of ownership: Applicant owns the land upon which the structure is located and where water will be put to beneficial use. Remarks: The Mesa Well is a component part of an integrated water supply plan for the property shown in Figure 1 attached to the Application. Applicant will operate the Mesa Well under the plan for augmentation claimed in the Fourth Claim below. **Second Claim: For Surface Water Right** Name of water right: Mesa Pump and Pipeline. Legal Description: Left bank of Castle Creek located in the NE ¼ SE ¼ of Section 2, Township 11 South, Range 85 West of the 6th P.M. See the map attached to the Application as Figure 1. UTM coordinates: NAD83 Zone 13: 4332218.6 N, 340371.9 E. Source: Castle Creek, tributary to the Roaring Fork River, tributary to the Colorado River. Date of Appropriation: July 28, 2022. How appropriation was initiated: Formation of intent to appropriate water and filing of this application. Date water applied to beneficial use: N/A. Amount claimed: 0.20 c.f.s. (90 g.p.m.), conditional. Uses: Irrigation of up to 1 acre and filling and refilling the Mesa Pond for piscatorial, aesthetic, recreational, wildlife, augmentation, and fire protection purposes. Number of acres historically irrigated: N/A. Number of acres proposed to be irrigated: 1 acre of lawn and landscape area. Legal description of irrigated acreage: 1 acre located within the Mesa Parcel of Applicant's property. See the map attached to the Application as Figure 1. Statement of ownership: Applicant owns the land upon which the structure is located and where water will be put to beneficial use. Remarks: The Mesa Pump and Pipeline is a component part of an integrated water supply plan for the property shown in Figure 1 attached to the Application. Applicant will operate the Mesa Pump and Pipeline under the plan for augmentation claimed in the Fourth Claim below. **Third Claim: For Storage Right** Name of water right: Mesa Augmentation Pond. Legal Description: The outlet is located in the NW ¼ SE ¼ of Section 2, Township 11 South, Range 85 West of the 6th P.M. See the map attached to the Application as Figure 1. UTM coordinates: NAD83 Zone 13: 4332174.2 N, 340281.5 E. Source: Mesa Pump and Pipeline, as described in the Second Claim above, tributary to Castle Creek, tributary to the Roaring Fork River, tributary to the Colorado

River. Date of Appropriation: July 28, 2022. How appropriation was initiated: Formation of intent to appropriate water and filing of this application. Date water applied to beneficial use: N/A. Amount: 1.2 acre-feet, conditional, with the right to fill and refill in priority or when operating under the plan for augmentation. Uses: Irrigation of up to 1.0 acre of lawn and landscape area, augmentation, piscatorial, aesthetic, recreational, wildlife watering, and fire protection. Number of acres historically irrigated: N/A. Number of acres proposed to be irrigated: up to 1.0 acre of lawn and landscape area. The Applicant does not intend to use this water right to supplement irrigation on an area of land already irrigated under another water right. Legal description of irrigated acreage: Approximately 1.0 acre located within the Mesa Parcel of applicant's property. See the map attached to the Application as Figure 1. Surface area of high water line: 0.23 acre. Vertical height of dam: Less than 10 feet. Length of dam: Approximately 200 feet. Total capacity: 1.2 a.f. Statement of ownership: Applicant owns the land upon which the structure is located and where water will be put to beneficial use. Remarks: The Mesa Augmentation Pond is a component part of an integrated water supply plan for applicant's property. Applicant will divert water into the Mesa Augmentation Pond when water is legally and physically available in priority or under the plan claimed in the Fourth Claim below. **Fourth Claim: For Approval of Plan for Augmentation** Names of water rights to be augmented: Mesa Well, Mesa Pump and Pipeline, and Mesa Augmentation Pond. Source: Applicant is in the process of applying for a Water Allotment Contract in the amount of 2.6 a.f. from the Basalt Water Conservancy District ("BWCD"), under which the BWCD water rights described in paragraph 30 of the Application will be made available for augmentation of Applicant's water uses involved in this plan. Background: The Mesa Well will supply a single-family dwelling and accessory dwelling unit (ADU). The Mesa Pump and Pipeline will provide up to 1.0 acre of lawn and landscape irrigation by delivering water into the Mesa Pond, which will act as an irrigation forebay. The Mesa Pump & Pipeline will also fill and refill the pond for non-consumptive uses and freshening flows. Applicant will augment out-of-priority depletions for the consumptive uses associated with in-house diversions, irrigation diversions, and pond evaporation depletions by exchange and replacement to downstream calling rights utilizing a Basalt Water Conservancy District Water Allotment Contract. When the exchange is out-of-priority, the in-house and irrigation depletions will be augmented by releases from the Mesa Augmentation Pond. Water requirements: A table describing the water demands and depletions for the Mesa Pond, Mesa Pump and Pipeline, and Mesa Augmentation Pond is attached to the Application as Table 5. In-house depletions: The single-family home and ADU each require 350 gallons a day, for a total of 700 gallons a day or 0.784 a.f. per year, as shown on Table 5 attached to the Application. The consumptive use amount associated with the domestic uses is estimated at 10% of the diversion rate, being 0.078 a.f. per year, as the waste disposal from the home and ADU will be from a septic tank and leach field. Irrigation depletions: Applicant used the modified Blaney-Criddle methodology approved by the State Engineer to calculate the consumptive use rate for irrigation of 1.0 acre of bluegrass on Applicant's property. The consumptive use is 1.570 a.f. per acre. The irrigation depletions associated with this irrigation are 1.570 a.f., as shown on Table 2 and Table 4 attached to the Application. Irrigation return flows: Applicant conducted a Glover analysis to evaluate the lagging effect of the irrigation return flows. As shown in Table 3 attached to the Application, 90.2% of depletions will return to the stream system within the same month and 9.8% in the second month after diversion. Utilizing these return flow factors, Applicant calculated the monthly lagged return flows and net stream depletions, as shown on Table 4 attached to the Application. Pond evaporation depletions: Evaporation associated with 0.23 acre of pond surface area will also be augmented. The maximum annual evaporation of 0.679 a.f. is computed on a basis of a net evaporation rate of 2.95 acre-feet per acre per year. A description of the monthly delivery and evaporation demands for the pond is attached to the Application as Table 1. Monthly distribution and calculation of gross annual water feature evaporation is in accordance with the Office of the State Engineer's Policy 2004-3 and does not take credit for effective precipitation. Downstream call: The "Cameo Call" made by several downstream agricultural rights on the Colorado River near Grand Junction is the primary source of a potential downstream call on the claimed water rights. During a critical drought year, the Cameo Call is currently estimated to be active for one week in April, one week in May, two weeks in June, all of July through October, and one week in November. For ease of administration and to be conservative, applicant assumed a call period of April 1 – November 30. Under this plan for augmentation, applicant will obtain a BWCD Water Allotment Contract for 2.6 a.f. annually to augment by exchange the Cameo Call and any other valid administered call with a point of diversion below the confluence of the Roaring Fork and Frying Pan Rivers. Applicant will replace all out-of-priority consumptive uses associated with in-house diversions from the Mesa Well, irrigation depletions at the Mesa Pump and Pipeline, and evaporation depletions from the Mesa Augmentation Pond through releases from the BWCD water rights described above. Table 5 attached to the Application outlines an augmentation schedule for a downstream call, such as the Cameo Call, with releases under the BWCD Water Allotment Contract during a critical drought year. Applicant's Fifth Claim below describes an appropriative right of exchange for the reaches between the point of depletion on Castle Creek and the downstream points of replacement on the Roaring Fork and Colorado Rivers. The augmentation will be administered through the Mesa Exchange, applied for below. Local call: In the event of a valid local call on Castle Creek or the Roaring Fork River between the confluences with the Frying Pan River and Castle Creek, Applicant will augment depletions by making sufficient releases from the Mesa Augmentation Pond. Applicant will also administer for evaporative losses by lowering the Mesa Augmentation Pond commensurate with evaporation. If the local call is for a greater duration than the Mesa Augmentation Pond is capable of covering, the Applicant will cease irrigation so that the storage in the pond can fully augment the in-house depletions. Table 6 attached to the Application outlines an augmentation schedule for a local call with releases from the pond during a critical drought year. Statement of ownership: Applicant owns the land upon the augmented right is located and where water will be put to beneficial use. **Fifth Claim: For Appropriative Right of Exchange** Name of water right: Mesa Exchange. Downstream termini: The points of replacement on the Roaring Fork and Colorado Rivers of the BWCD's water rights listed in paragraph 30 of the Application and described as follows: *For the exchange of Green Mountain Reservoir water*: The confluence of the Roaring Fork and Colorado Rivers, located in the SE ¼ NW ¼ of Section 9, Township 6 South, Range 89 West of the 6th P.M., at a point approximately 2,200 feet from the North section line and 2,350 feet from the West section line (Garfield County, UTM NAD83 Z13 coordinates: Northing 4380368, Easting 299744); *For the exchange of Ruedi Reservoir and*

Troy and Edith Ditch water: The confluence of the Roaring Fork and Fryingpan Rivers, located in the SW ¼ SE ¼ of Section 7, Township 8 South, Range 86 West of the 6th P.M., at a point approximately 647 feet from the South section line and 1,475 feet from the East section line (Eagle and Pitkin Counties, UTM NAD83 Z13 coordinates: Northing 4359432, Easting 324744); and *For the exchange of Robinson Ditch water*: The point of diversion on the North bank of the Roaring Fork River one-half mile below the mouth of Sopris Creek in Section 11, Township 8 South, Range 87 West of the 6th P.M. (Eagle County, UTM NAD83 Z13 coordinates: Northing 4359863, Easting 321622). A map of BWCD's augmentation supplies is attached to the Application as Figure 2. Upstream termini: The points of depletion to the Castle Creek are described as follows: *For the Mesa Well*: the point of diversion is described in paragraph 3 of the Application. The point of depletion will be determined once the well is drilled. *For the Mesa Pump and Pipeline*: the point of diversion is described in the paragraph 12 of the Application. Sources: The sources are described in paragraph 30 of the Application. Date of appropriation: July 28, 2022. How appropriation was initiated: Formation of intent to appropriate water and filing of this application. Date water applied to beneficial use: N/A. Rate: 0.03 c.f.s., conditional. Volume: Up to 2.6 a.f. per year. Plan of operation: The plan for augmentation described in the Fourth Claim above includes an appropriative right of exchange of the augmentation water released under Applicant's BWCD Water Allotment Contract, extending from the lower termini to the upper termini described in paragraph 35 of the Application. Applicant will operate the Mesa Exchange only when it is in priority. Remark: The Mesa Exchange is a component part of an integrated water supply plan for applicant's property shown on Figure 1 attached to the Application. **YOU ARE HEREBY NOTIFIED THAT YOU HAVE until the last day of SEPTEMBER 2022 to file with the Water Clerk a verified Statement of Opposition setting forth facts as to why this application should not be granted or why it should be granted in part or on certain conditions. A copy of such statement of opposition must also be served upon the applicant or the applicant's attorney and an affidavit or certificate of such service shall be filed with the Water Clerk, as prescribed by Rule 5, CRCP. (Filing Fee: \$192.00) KATHY POWERS, Water Clerk, Water Division 5; 109 8th Street, Suite 104 Glenwood Springs, CO 81601.**

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22CW3083 (15CW3093, 79CW360) VAIL ASSOCIATES, INC. ("Vail"), c/o Legal Department, 390 Interlocken Crescent, Suite 1000, Broomfield, Colorado 80021. **APPLICATION FOR FINDING OF REASONABLE DILIGENCE, in EAGLE COUNTY.** Please send all pleadings and correspondence to P. Fritz Holleman and Bradley N. Kershaw, Bushong & Holleman PC, 1525 Spruce Street, Suite 200, Boulder Colorado, 80302. 2. Names of structures and description of conditional water rights: A. Arrowhead Eagle River Ditch and Pipeline. i. Original Decree. Ruling of the Referee dated May 15, 1980, as confirmed and approved by the District Court in and for Water Division No. 5 in Case No. 79CW360. ii. Location. The point of diversion is located in the SE1/4 of the NE1/4 of Section 11 at a point whence the East Quarter Corner of Section 11, T. 5 S., R. 82 W. of the 6th P.M. bears S. 21°25' E. 1,450 feet. This is 1,333 feet from the North section line and 535 feet from the East section line of said Section 11. A map of the location of the subject water right is attached to the subject application as Exhibit 1. iii. Source. **Eagle River, tributary to the Colorado River**. iv. Amount. 5.0 cfs, conditional. v. Appropriation Date. December 28, 1979. vi. Uses. Irrigation, municipal, domestic, and fire protection. vii. Remarks. (1) By decree in Case No. 89CW201, the Arrowhead Eagle River Ditch and Pipeline may also be used for snowmaking, and all decreed uses may be made pursuant to the plan for augmentation and exchange approved therein. The 89CW201 decree also approved an alternate point of diversion at the following location: A point of diversion in the channel of the Eagle River lying in Section 3, T. 5 S., R. 82 W. of the 6th P.M., Eagle County, Colorado whence a brass cap monument marking the SE Corner of said Section 3 bears S. 79°04' E. 3,120 feet more or less. (2) By decree in Case No. 94CW281, the Arrowhead Eagle River Ditch and Pipeline can be alternately diverted for snowmaking use pursuant to the augmentation and exchange plan decreed in Case No. 89CW201 at the Beaver Creek Snowmaking Pipeline, described as follows: A point of diversion in the NW1/4 of Section 12, T. 5 S., R. 82 W. of the 6th P.M., whence the Center Quarter Corner of said Section 12 bears S. 66°22' E., 336 feet. (3) By decree in Case No. 00CW83, the Edwards Water Facility is an alternate point of diversion for the Arrowhead Eagle River Ditch and Pipeline. (4) By decree in Case No. 15CW3093, Vail agreed to withdraw the recreation use decreed to the Arrowhead Eagle River Ditch and Pipeline. B. Arrowhead McCoy Creek Ditch and Pipeline. i. Original Decree. Ruling of the Referee dated May 15, 1980, as confirmed and approved by the District Court in and for Water Division No. 5 in Case No. 79CW360. ii. Location. The point of diversion is located in the NE1/4 of the SW1/4 of Section 10 at a point whence the Northwest Corner of Section 10, T. 5 S., R. 82 W. of the 6th P.M. bears N. 23°02' W. 4,346 feet. This is 1,390 feet from the South section line and 1,850 feet from the West section line of said Section 10. See Exhibit 1. iii. Source. McCoy Creek, tributary to the Eagle River. iv. Amount. 5 cfs, conditional. v. Appropriation Date. December 28, 1979. vi. Uses. Irrigation, municipal, domestic, and fire protection. vii. Remark. By decree in Case No. 15CW3093, Vail agreed to withdraw the recreation use decreed to the Arrowhead McCoy Creek Ditch and Pipeline. 3. Detailed outline of work performed to complete application of water to beneficial use: During the subject diligence period from July 2016 until the present date, Applicant's efforts toward development of the subject water rights include, but are not limited to, the following: A. The subject water rights are part of an integrated water supply system used by Vail to provide water service to the Beaver Creek Ski Area. Vail has engaged in numerous activities during the relevant diligence period that demonstrate diligence toward the application of the subject water rights to the decreed beneficial uses and has incurred significant expense in investigations and capital improvements related to its water supply facilities in order to provide a dependable legal and physical supply of water to the Beaver Creek Ski Area. All such expenditures are necessary steps in the development of the Beaver Creek Ski Area's integrated water supply system and the subject water rights. B. Vail has incurred over \$5,200,000 in costs

associated with snowmaking maintenance and upgrades at the Beaver Creek Ski Area, including but not limited to pump, pipe, and snow gun maintenance and other equipment and infrastructure upgrades associated with the integrated water supply system at the Beaver Creek Ski Area. C. Vail has incurred over \$4,000,000 in connection with lift maintenance and upgrades at the Beaver Creek Ski Area, not otherwise described above. These improvements will result in increased water demand for the decreed uses and further development and need for the subject water rights. D. Vail has incurred approximately \$16,000,000 in costs associated with expansions and improvements to and maintenance of facilities and skiable terrain at McCoy Park. The McCoy Park expansion at the Beaver Creek Ski Area consists of approximately 250 acres of terrain, two chairlifts, and two new snowmaking pumps. These improvements will result in increased water demand for the decreed uses and further development and need for the subject water rights. E. Vail has operated the augmentation plans for the Beaver Creek Ski Area decreed in Case Nos. 88CW456, 89CW201, 89CW296, 94CW279, 94CW303, 98CW203, 98CW270, and 13CW3088. F. Vail has adjudicated other applications for water rights in Water Division No. 5 for the Beaver Creek Ski Area that are part of the integrated water supply system for the development, including the decree in Case No. 20CW3175. G. Vail has regularly monitored the filings of other water users and has incurred legal and engineering costs in connection with numerous cases to protect the subject water rights and integrated water supply system at the Beaver Creek Ski Area. H. Vail continues to rely upon the subject water rights and fully intends to develop and utilize the subject water rights for the full decreed amounts and has no intention to abandon them. 4. Name(s) and address(es) of owner(s) or reputed owners of the land upon which any new diversion or storage structure, or modification to any existing diversion or storage is or will be constructed or upon which water is or will be stored, including any modification to the existing storage pool: Applicant or its subsidiaries own the land upon which the points of diversion for the subject water rights are located. The alternate point of diversion for the Arrowhead Eagle River Ditch and Pipeline described in paragraph 2.A.vii.(1) is owned by the Arrowhead Metropolitan District, whose address is 28 Second Street, Suite 213, Edwards, Colorado 81632, and the alternate point of diversion described in paragraph 2.A.vii.(3) is owned by the Upper Eagle Regional Water Authority, whose address is 846 Forest Road, Vail, Colorado 81657. WHEREFORE, Applicant requests that the Court issue a final decree (i) finding that Applicant has been reasonably diligent with respect to the subject conditional water rights described in paragraph 2 and continuing the conditional water rights in full force for an additional diligence period; and (ii) granting such other and further relief as may be appropriate. (7 pages including exhibits).

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22CW3012 EAGLE AND GARFIELD COUNTIES SunRiver Condominiums Home Owners Association, 39377 Hwy 6, P.O. Box 1117, Avon, CO 81620, Tel.: 970.949.6559. Please direct all correspondence, motions, and pleadings to Austin Hamre, Esq., Hamre, Rodriguez, Ostrander & Dingess, P.C., 3600 S. Yosemite St., Ste. 500, Denver, CO 80237, 303.779.0200, email: mail@hroldlaw.com. AMENDED APPLICATION TO MAKE ABSOLUTE IN PART AND FOR FINDINGS OF REASONABLE DILIGENCE. **2.** Name of Structure: SunRiver Pump and Pipeline. **3.** Description of conditional water rights: SunRiver Pump and Pipeline Surface Water Right and SunRiver HOA Exchange. **a.** Original Decree: Case No. 15CW3057, Water Division 5, entered February 28, 2016. **b.** Subsequent decrees granting findings of diligence: N/A. **c.** Legal description of point of diversion: In the SE¼ SW¼, Section 7, Township 5 South, Range 81 West, 6th P.M., at a point approximately 704 feet from the South section line and 1,915 feet from the West section line, Eagle County, Colorado. Maps of the point of diversion and place of use are attached as Exhibit A. **d. Source: Eagle River and its tributaries upstream of the point of diversion.** **e.** Date of appropriation: June 1, 2015 for SunRiver Pump and Pipeline Surface Water Right; July 16, 2015 for SunRiver HOA Exchange. **i.** How appropriation was initiated: By forming the intent to appropriate through preparation of this application, an engineering report, and approval of the board of directors. **f.** Amount originally decreed: **i.** SunRiver Pump and Pipeline Surface Water Right: 0.17 cfs (75 gpm), conditional **ii.** SunRiver HOA Exchange: 0.17 cfs (75 gpm), conditional **g.** Use: Landscape irrigation. **h.** Owners of land upon which water is placed to beneficial use: Applicants. **i.** Additional information for SunRiver HOA Exchange **i.** Exchange-To Point: SunRiver Pump and Pipeline, as described in paragraph 3.c., above. **ii.** Exchange-From Points: **A)** Exchange Reach A: Confluence of the Eagle River and Colorado River, located in the NE ¼ of Section 5, Township 5 South, Range 86 West, 6th P.M., at a point approximately 2,717 feet from the South section line and 1,841 feet from the East section line, Eagle County, Colorado. **B)** Exchange Reach B: The confluence of the Roaring Fork River and Colorado River located in the SE ¼ of the NW ¼ of Section 9, Township 6 South, Range 89 West, 6th P.M., at a point 2200 feet from the North section line, and 2350 feet from the West section line, Garfield County, Colorado. **C)** A map showing the exchange reaches is attached hereto as Exhibit B. **iii.** Source of Substitute Supply: The Colorado River and its tributaries, specifically, Muddy Creek and the Fryingpan River. **4.** Outline of what has been done to complete the appropriation: Following the entry of the original decree identified above, Applicant constructed a diversion structure capable of taking surface water from the Eagle River, and a pump and pipeline system connected to Applicant's irrigation system for the HOA common areas. This system has been used for irrigation in most years since the entry of the decree. Water has been diverted, although in unknown amounts. See Exhibit C. Due to turnover of SunRiver HOA

personnel, Applicant was unaware of the need to coordinate with the water commissioner and report diversions to the DEO. Steps are being taken to address these issues. The SunRiver Exchange has not yet been operated. **5.** Claim to make absolute in part: SunRiver Pump and Pipeline Surface Water Right. **a.** On July 7, 2022 meter readings were recorded to document the SunRiver Pump and Pipeline diversion flow rate of 50.3 g.p.m. (0.112 c.f.s.) pursuant to the Surface Water Right. An affidavit establishing diversions at the claimed flow rate on this date is attached as Exhibit D hereto. Applicant seeks to make this flow rate absolute. The water was applied to the decreed use of irrigation of the landscaping on SunRiver's grounds as shown on Exhibit A. No claim is made to make any portion of the SunRiver HOA Exchange absolute at this time. **b.** On July 7, 2022 there was no call on the Eagle River, or on the Colorado River mainstem below the confluence of the Eagle and Colorado Rivers. **6.** Names and addresses of owners or reputed owners of the land upon which any new diversion or storage structure, or modification to any existing diversion or storage structure is or will be constructed, or upon which water is or will be stored: **a.** The SunRiver Pump and Pipeline is located on land owned by Applicant. Claims for Relief: Applicant seeks a finding of reasonable diligence for the SunRiver Pump and Pipeline Surface Water Right and the SunRiver HOA Exchange as originally decreed, and seeks a decree making the SunRiver Pump and Pipeline Surface Water Right absolute to the extent of 50.3 g.p.m. (14 pgs, including exhibits)

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