From: <u>James Piotrowski</u>
To: <u>Kourtney Romine</u>

Cc: Mike Christian; JJ Winters; J. Kahle Becker; External - Joy M. Vega

 Subject:
 RE: Case No. CC 2023-OGR-001-001

 Date:
 Wednesday, August 23, 2023 02:36:57 PM

Attachments: Witness & Exhibit List.pdf

CAUTION: This email originated outside the State of Idaho network. Verify links and attachments BEFORE you click or open, even if you recognize and/or trust the sender. Contact your agency service desk with any concerns.

Ms. Romine,

Please accept this as a "notice of errata." The document I just sent you a few minutes ago had a number of errors in the certificate of service. I have corrected those, and would prefer if you would file THIS version instead of the one previously sent.

James M. Piotrowski Piotrowski Durand, PLLC P.O. Box 2864 Boise, Idaho 83701

Phone: 208-331-9200

From: James Piotrowski

Sent: Wednesday, August 23, 2023 1:32 PM **To:** Kourtney Romine kromine@idl.idaho.gov

Cc: Mike Christian <mike@hpk.law>; 'Fugate, Kristina' <kristina.fugate@ag.idaho.gov>;

jj.winters@ag.idaho.gov; J. Kahle Becker <kahle@kahlebeckerlaw.com>

Subject: Case No. CC 2023-OGR-001-001

Ms. Romine,

Please find for filing in this matter a witness and exhibit list from the undersigned.

James M. Piotrowski Piotrowski Durand, PLLC P.O. Box 2864

Boise, Idaho 83701 Phone: 208-331-9200 James Piotrowski, ISB # 5911 Marty Durand, ISB # 5111 PIOTROWSKI DURAND, PLLC P.O. Box 2864 Boise, ID 83701

Telephone: (208 331-9200 Facsimile: (208) 331-9201 james@idunionlaw.com marty@idunionlaw.com

BEFORE THE IDAHO DEPARTMENT OF LANDS

In the matter of the Application of Snake)	
River Oil and Gas, LLC to Integrate a)	Case No. CC-2023-OGR-01-001
Spacing Unit Consisting of Section 24,)	
Township 8 North, Range 5 West, Boise)	WITNESS AND EXHIBIT
Meridian)	LIST OF CERTAIN NON-
)	CONSENTING MINERAL OWNERS
)	
	_)	

COME NOW Juanita Lopez, Sarah Weatherspoon, David George, Jessica Ishida Sanchez, Juan Sanchez Jr, Gary Hale, Ryan Gentry, Mark Vidlak, and Mary Ann Miller, by and through counsel and hereby provide their witness and exhibit list for the upcoming hearing in this matter.

The non-consenting owners may choose to call the non-consenting owners, and intends to cross-examine any witnesses presented in support of the Applicant's case, as well as those of other parties.

The non-consenting owners may choose to call Ron Throupe who, if called, would provide testimony about the economic impacts of oil and gas exploration and development.

Non-consenting owners do not presently intend to submit any exhibits.

The foregoing is expressly limited to non-consenting owners' intentions with regard to a case in chief, and said owners reserve any and all rights to introduce witnesses or exhibits in the nature of rebuttal evidence.

Dated this 23rd day of August, 2023.

PIOTROWSKI DURAND, PLLC

/s/ James M. Piotrowski
James M. Piotrowski
Attorneys for CAIA and Certain NonConsenting or Uncommitted Owners

CERTIFICATE OF SERVICE

I hereby certify that I caused a true and correct copy of the foregoing document to be served on the parties indicated below, via electronic mail, this 23rd day of February, 2023.

Idaho Department of Lands Attn: Mick Thomas 300 N. 6th Street, Suite 103 PO Box 83720 Boise, ID 83720 kromine@idl.idaho.gov

Snake River Oil and Gas c/o Michael Christian Hardee, Pinol & Kracke, PLLC 1487 S. David Lane Suite 930 Boise, ID 83705 mike@hpk.law

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/s/ James M. Piotrowski

James M. Piotrowski