

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTIES OF MARICOPA AND APACHE

IN RE THE GENERAL
ADJUDICATION OF ALL RIGHTS
TO USE WATER IN THE GILA
RIVER SYSTEM AND SOURCE

IN RE THE GENERAL
ADJUDICATION OF ALL RIGHTS
TO USE WATER IN THE LITTLE
COLORADO RIVER SYSTEM AND
SOURCE

W-1 – W- 4 (Consolidated)
and
CV 6417

Contested Case No. W1-11-1511

**REVISED NOTICE OF DESIGNATION OF
ISSUES OF BROAD LEGAL
IMPORTANCE**

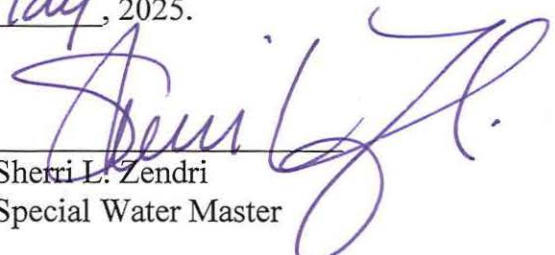
CONTESTED CASE NAME:	<i>In re ASLD - Fred and Carol Telles</i>
DESCRIPTIVE SUMMARY:	The Court clarifies its order dated March 28, 2025, designating issues of broad legal importance.
NUMBER OF PAGES:	2

The Court clarifies its order dated March 28, 2025, designating issues of broad legal importance.

THEREFORE, IT IS ORDERED designating the following as issues of broad legal importance:

- 1) At minimum, what must a claimant asserting a *de minimis* stockpond right pursuant to the Stockpond Registration Act, A.R.S. §§ 45-271 through -276 (“SPRA”), show to prove the existence of a basis of right?
- a. Under the SPRA, is a stockpond application under A.R.S. § 45-273 (“SPRA Application”) a sufficient basis of right for a *de minimis* stockpond right or is a stockpond certificate under A.R.S. § 45-275 (“SPRA Certificate”) necessary?
- 2) If an SPRA Certificate is necessary, how can ADWR expedite the certification process?
- 3) If an SPRA Certificate is necessary, how best should the Court address the abstracts previously approved, despite the absence of a certificate?

DATED this 19th day of May, 2025.


Sherri L. Zendri
Special Water Master