



DECISION ID NO.: **53095**
 DECIDED DATE: **6/2/2026**
 SERVED DATE: **6/2/2026**
 APPROVED: *[Signature]*
 Chief Counsel

GRANTED
 Office of
 Chief Counsel

311497

**BEFORE THE
 SURFACE TRANSPORTATION BOARD**

ENTERED
 Office of Chief Counsel
 May 28, 2026
 Part of
 Public Record

Finance Docket No. 36734

**SOO LINE RAILROAD COMPANY a/k/a CPKC – PETITION FOR
 DECLARATORY ORDER**

JOINT MOTION TO CONTINUE HOLDING IN ABEYANCE

On October 27, 2023, Soo Line Railroad Company a/k/a CPKC, filed a petition seeking a declaratory order that certain actions by the State of Wisconsin related to railroad bridge repairs are subject to federal preemption. On January 10, 2024, the State of Wisconsin (the “State”) filed its Reply in opposition to the petition in which the State indicated a desire to resume settlement negotiations. CPKC and the State then agreed to resume settlement discussions and moved the Board to hold the matter in abeyance. The matter was stayed on February 5, 2024. The State moved to end the stay in December 2024, and CPKC did not oppose this motion, but the Board took no action on that request.

The parties subsequently agreed to reenter settlement negotiations and thereby jointly moved to continue holding the proceeding in abeyance for successive sixty-day periods starting on November 17, 2025, the most recent of which is set to end on June 1, 2026.

The parties are pleased to report that settlement discussions are progressing and request the Board hold these proceedings in abeyance for an additional 60 days. The parties will report back no later than July 31, 2026.

Respectfully submitted,

JOSHUA L. KAUL
Attorney General of Wisconsin

/s/ Zachary B. Corrigan

ZACHARY B. CORRIGAN
Assistant Attorney General
State Bar # 1116596

*Attorneys for Plaintiff the State
of Wisconsin*

/s/ David F. Rifkind
David F. Rifkind
STINSON LLP
1775 Pennsylvania Avenue NW,
Suite 800
Washington, DC 20006
(202) 785-9100
David.Rifkind@stinson.com

Andrew Davis
Joshua Poertner
STINSON LLP
50 South Sixth Street, Suite 2600
Minneapolis, MN 55402
(612) 335-1466
Andrew.Davis@stinson.com
Joshua.Poertner@stinson.com

*Attorneys for Soo Line Railroad Company
a/k/a CPKC*

CERTIFICATE OF SERVICE

I hereby certify that on this 28th day of May 2026, I caused a copy of the foregoing JOINT MOTION TO CONTINUE TO HOLD IN ABEYANCE to be served by e-mail upon all parties of record.

/s/ Joshua Poertner