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ATTORNEYS FOR BASIN ELECTRIC

**FILED**

NOV 19 2007

Terri A. Lorenzon, Director  
Environmental Quality Council

**BEFORE THE ENVIRONMENTAL QUALITY COUNCIL  
STATE OF WYOMING**

In the Matter of: )  
Basin Electric Power Cooperative ) Docket No. 07-2801  
Dry Fork Station, )  
Air Permit CT - 4631 )

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**BASIN ELECTRIC'S MOTION FOR EXTENSION OF TIME TO SUBMIT  
PROPOSED HEARING SCHEDULE**

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Permittee Basin Electric Power Cooperative (Basin Electric), by and through its counsel, Holland & Hart LLP, respectfully moves for an extension of time in which to submit proposed hearing schedules. As grounds for this Motion, Basin Electric states as follows:

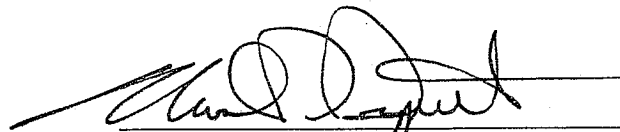
1. By letter dated November 16, 2007, Joe Girardin, Paralegal for the Environmental Quality Council (the Council) set a deadline of November 26, 2007 for submittal of proposed hearing schedules. The undersigned received this letter on November 19, 2007.
2. The 60-day period for appeals to the Council stated in Basin Electric's October 15, 2007 Permit (the Permit) does not expire until Friday, December 14, 2007. If another party appeals on that last day, the parties and Basin Electric may not receive notice of such a subsequent appeal until Monday, December 17, 2007.
3. To give the parties and Basin Electric an adequate and reasonable opportunity to submit proposed hearing schedules that take into consideration any other appeal, Basin Electric

respectfully requests the deadline for submitting proposed hearing schedules be reset to December 21, 2007.

4. Undersigned counsel has conferred with counsel for DEQ and counsel for the Protestants. Neither DEQ nor the Protestants oppose this motion for an extension to December 21, 2007.

5. Pursuant to the Council's "Order on Intervention," dated March 3, 2006, permittees are generally considered indispensable parties who shall normally be joined as a party. Without waiving any of its defenses as to Protestants' appeal or any other appeal or any other defenses such as jurisdiction of the Council in this matter, Basin Electric requests service of any notices or documents from or to the Council be served on its undersigned attorneys, who hereby enter their appearance in this matter as counsel for Basin Electric pending the Council's joinder of Basin Electric as a party in this matter.

DATED November 19, 2007.



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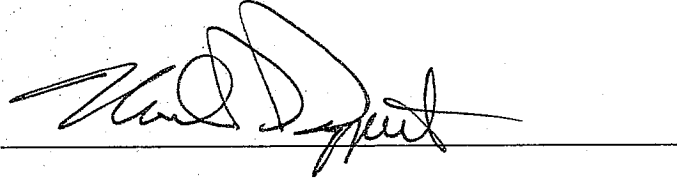
ATTORNEYS FOR BASIN ELECTRIC POWER  
COOPERATIVE

## CERTIFICATE OF SERVICE

I hereby certify that on November 19, 2007, I served the foregoing by placing a true and correct copy thereof in the United States mail, postage prepaid and properly addressed to the following:

James S. Angell (WY Bar # 6-4086)  
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