BEFORE THE ENVIRONMENTAL QUALITY COUNCIL OF THE STATE OF WYOMING

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FILED

IN THE MATTER OF: BASIN ELECTRIC POWER COOPERATIVE DRY FORK STATION, AIR PERMIT CT – 4631 DEC 2 1 2007

Terri A. Lorenzon, Director Docket No. 07-2801Environmental Quality Council

PROTESTANTS' INDIVIDUAL PROPOSED SCHEDULING ORDER

Protestants, Powder River Basin Resource Council, Sierra Club, and Wyoming Outdoor Council, submit their individual proposed scheduling order in accordance with the Environmental Quality Council's order of November 16, 2007. Although Protestants and counsel for both the State of Wyoming and Basin Electric Power Cooperative have conferred in a good faith attempt to jointly propose a schedule, the parties continue to disagree on a few key points. Accordingly, Protestants are filing their own proposed schedule as follows.

PROPOSED SCHEDULE

Preliminary or Procedural Motions Due	January 31, 2008
Responses to Preliminary/Procedural Motions Due	February 20, 2008
Replies to Preliminary/Procedural Motions Due	March 6, 2008
Hearing on Preliminary/Procedural Motions	Request March 2008
Administrative Record Provided to Protestants	February 1, 2008
Scheduling Conference/Argument Conference	Request April 2008
Expert Designation for all Parties Due	April 1, 2008
Expert Reports Due	May 1, 2008
Rebuttal Expert Designation and Reports Due	June 1, 2008

End of Discovery (Written and Oral)August 1, 2008Dispositive Motions DueAugust 15, 2008Dispositive Motion Responses DueSeptember 4, 2008Dispositive Motion Replies DueSeptember 19, 2008Hearing on Dispositive MotionsRequest October 2008Pre-Hearing Memos DueNovember 1, 2008Hearing (anticipate 5 days/part = 3 weeks total)TBA, Request
December 2008

1. In the event that a stay is not automatically granted, as requested by Protestants in their Petition for Hearing, Protestants reserve their right to move for a stay or preliminary injunction at any time throughout the course of this litigation.

2. Although Protestants agree that the State Department of Environmental Quality should provide an administrative record, this is a contested case and therefore review is not limited to the administrative record.

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Respectfully Submitted,

James S. Angell Robin Cooley Andrea Zaccardi Earthjustice 1400 Glenarm Place, Suite 300 Denver, CO 80202 Tel: (303) 623-9466 Fax: (303) 623-8083

CERTIFICATE OF SERVICE

I, James S. Angell, certify that on this day of December 21, 2007, I served a copy of the

foregoing PROTESTANT'S INDIVIDUAL PROPOSED SCHEDULING ORDER by

depositing copies of the same in the United States mail, postage prepaid, duly enveloped and

addressed to:

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Nancy Vehr Jay A. Jerde Kristen Dolan Office of the Attorney General 123 State Capitol Cheyenne, WY 82002

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