FILED

BEFORE THE ENVIRONMENTAL QUALITY COUNCIL STATE OF WYOMING

IN THE MATTER OF THE APPEAL AND REVIEW OF THE DECISION REGARDING THE RECLASSIFICATION OF EIGHT MAIN STREAM DRAINAGES TO POWDER RIVER AND OTHER TRIBUTARIES IN THE POWDER RIVER BASIN, DATED DECEMBER 22, 2004.

APR 0 6 2007

Terri A. Lorenzon, Director Environmental Quality Council

Docket No. 05-3203

ADAMI RANCH LLC'S MOTION FOR LEAVE TO WITHDRAW

Adami Ranch, LLC (Adami) and by and through counsel undersigned, moves the Environmental Quality Control Council (the Council) for leave to withdraw as a party from the above-captioned matter.

Adami joined with five (5) other landowners in this matter in order to protect is interests and rights in the relevant drainages. Adami has since sold its interest in these drainages. Adam'si request to withdraw as a party is consistent with the Council's Rules of Practice and Procedure (RP&P) and the Wyoming Rules of Civil Procedure (as incorporated at 2 RP&P §14). First, because Adami's interests are substantially similar to those of parties already involved in this matter, Adami's interests are adequately represented by existing parties. See WRCP Rule 24(a). Second, for the same reason, complete relief will be accorded among those already parties in Adami's absence. See WRCP Rule 19(a). Third, because Adami's interests are substantially similar to the interests of other parties and because the claims brought by Adami are identical to those sought by existing parties, no parties will be subject to the risk of incurring double, multiple or otherwise inconsistent obligations by reason of Adami's interests. See Id. Finally, counsel for Adami has spoken with counsel for all other parties involved in the matter and none have objected to Yates' withdrawal as a party.

For the foregoing reasons, Adami respectfully requests that the Council **grant** his Motion for Leave to Withdraw as a Party for Adami.

DATED this ______, 2007.

KIRVEN and KIRVEN, P.C.:

Ву

DENNIS M. KIRVEN, Attorney for Adami Ranch, LLC

104 Fort Street P.O. Box 640

Buffalo, Wyoming 82834 Telephone: (307) 684-2248

H Am n
I, DENNIS M. KIRVEN , certify that on this day of March, 2007, service of a
true and complete copy of Adami Ranch LLC's Motion for Leave to Withdraw in case
matter number 05-3203 was made upon each party or attorney of record herein as
indicated below via U.S. Mail, postage prepaid and properly addressed.

The ORIGINAL and two (2) copies were filed by U.S. Mail on April 4, 2007 with:

Terri A. Lorenzon, Director/Attorney Wyoming Environmental Quality Council 122 W. 25 th St., Herschler Building, Room 1714 Cheyenne, Wyoming 82002		U.S. Mail Facsimile Federal Express Hand Delivery
COPIES were served by U.S. Mail on April 4	, 2	2007 with:
Mr. John Wagner Department of Environmental Quality Water Quality Division 122 West 25 th Street, Herschler Building 4 th Floor West Cheyenne, Wyoming 82002		U.S. Mail Facsimile Federal Express Hand Delivery
Mr. John Corra Department of Environmental Quality Water Quality Division 122 West 25 th Street, Herschler Building 4 th Floor West Cheyenne, Wyoming 82002		U.S. Mail Facsimile Federal Express Hand Delivery
Eric L. Hiser and Matthew Joy Jorden Bischoff & Hiser, PLC 7272 East Indian School Road, Suite 360 Scottsdale, Arizona 85251		U.S. Mail Facsimile Federal Express Hand Delivery
John Burbridge Senior Assistant Attorney General 123 Capital Avenue Cheyenne, Wyoming 82002		U.S. Mail Facsimile Federal Express Hand Delivery

DENNIS M. KIRVEN