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Attorneys for Petitioner Protect Our Water Jackson Hole

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

In the Matter of the Appeal of	)	
Protect Our Water Jackson Hole	)	
From Notification of Coverage –	)	
Permit No. 2022-274	)	Docket No. 22-3801

## STIPULATED MOTION FOR EXTENSION OF TIME

COMES NOW, Petitioner, Protect Our Water Jackson Hole, by and through undersigned counsel, and submits this *Stipulated Motion for Extension of Time*, and the following detail supporting a finding of good cause to grant that request:

- 1) On February 24, 2023, the Wyoming Department of Environmental Quality submitted a *Motion to Dismiss* the above captioned action;
- 2) Undersigned counsel has numerous existing briefing deadlines that conflict with the current deadline to respond to that *Motion to Dismiss*;

3) Opposing counsel has agreed to a request to extend the deadline for the time for Petitioner to respond to the *Motion to Dismiss* to March 31, 2023.

WHEREFORE, Petitioner respectfully requests its deadline to respond to the Wyoming Department of Environmental Quality's *Motion to Dismiss* be extended to March 31, 2023.

Respectfully submitted this 27th day of March, 2023.

John Graham (WSB # 7-5742)

Mr. Allen

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Attorneys for Petitioner Protect Our Water

Jackson Hole

## **Certificate of Service**

Based on	the foregoin	ng signature,	counsel	certifies	that a	true and	correct	copy	of motion	was
electronica	ally filed wi	th the Enviro	nmental	Quality (	Council	l and wa	s served	on all	parties via	the
Environme	ental Qualit	y Council's e	electronic	notificat	ion.					