

Nancy Vehr (#6-3341)
Senior Assistant Attorney General
Affie Ellis (#6-4406)
Assistant Attorney General
123 Capital Building
Cheyenne, WY 82002
Telephone: (307) 777-6946
Facsimile: (307) 777-3542

Attorney for the State of Wyoming,
Department of Environmental Quality

FILED
JUL 30 2010
Jim Ruby, Executive Secretary
Environmental Quality Council

BEFORE THE ENVIRONMENTAL QUALITY COUNCIL
STATE OF WYOMING

In the Matter of the Appeal)
And Petition for Review of:)
BART Permit No. MD-6040) Docket No. 10-2801
(Jim Bridger Power Plant); and)
BART Permit No. MD-6042)
(Naughton Power Plant).)

**JOINT STIPULATED MOTION FOR EXTENSION OF TIME
TO FILE DEQ'S RESPONSE UNTIL AUGUST 6, 2010**

The Department of Environmental Quality (DEQ) and PacifiCorp, by and through their respective counsel, jointly move for an order extending the DEQ's Response Deadline until August 6, 2010. As grounds for this Motion, counsel state as follows:

1. As set forth in the Environmental Quality Council's (EQC) Order of Schedule filed April 26, 2010, the deadline for responses to dispositive motions is July 30, 2010.
2. On Wednesday, July 28, 2010, Counsel for the DEQ informed PacifiCorp's Counsel that the DEQ's Response and accompanying Affidavits would likely include confidential business or trade secret information provided or discussed by PacifiCorp during the permitting process. DEQ's counsel provided PacifiCorp's counsel with a copy

of a DEQ's draft "Motion for Protective Order and to File Certain Documents Under Seal" along with a draft proposed "Protective Order." DEQ's counsel requested PacifiCorp review the draft documents, propose revisions, and determine whether PacifiCorp opposed, supported, or took no position on DEQ's draft motion.

3. PacifiCorp desires additional time to review the draft pleadings and proposes the DEQ's deadline for filing a Response be extended to August 6, 2010.

4. The proposed Response extension deadline does not impact any other dates set forth in the Order of Schedule.

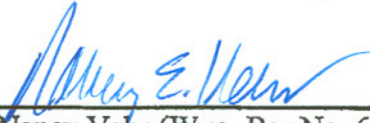
WHEREFORE, the parties request that the DEQ's Response deadline be extended until August 6, 2010. A proposed Order is attached.

DATED July 29, 2010.

FOR PETITIONER PACIFICORP:

FOR RESPONDENT DEQ:


John Coppede (Wyo. Bar No. 5-2485)
Paul Hickey
Hickey and Evans, LLP
1800 Carey Avenue, Suite 700
Cheyenne, WY 82001


Nancy Vehr (Wyo. Bar No. 6-3341)
Senior Assistant Attorney General

Affie Ellis (Wyo. Bar No. 6-4406)
Assistant Attorney General
123 Capital Building
Cheyenne, WY 82002
Telephone: (307) 777-6946
Facsimile: (307) 777-3542
Email: nvehr@state.wy.us

CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of July, 2010, a true and correct copy of the foregoing *Joint Stipulated Motion for Extension of Time Until August 6, 2010 to File DEQ's Response* was served by placing the same in the United States mail, postage pre-paid, addressed to:

Paul Hickey
John Coppede
Hickey and Evans, LLP
1800 Carey Avenue, Suite 700
Cheyenne, WY 82001

E. Blaine Rawson
Janna B. Custer
Holme Roberts & Owen LLP
299 South Main Street, Suite 1800
Salt Lake City, UT 84111

Michael Jenkins
PacifiCorp
1407 West North Temple, Suite 320
Salt Lake City, UT 84116

and via email to:

PHickey@hickeyevans.com
JCoppede@hickeyevans.com
RawsonB@hro.com
Janna.custer@hro.com
Michael.Jenkins@PacifiCorp.com

and via interoffice mail to:

John Corra, DEQ Director
Herschler Building, 4th Floor



Wyoming Attorney General's Office