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ATTORNEYS FOR PETITIONER
BROOK MINING COMPANY, LLC

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

IN RE BROOK MINE APPLICATION)
) Civil Action No. 16-1601
)

PETITIONER'S WITNESS LIST

Pursuant to the Council's Order on Schedule, Brook Mining Company (Brook) submits its witness list for the upcoming August 16-17, 2016 hearing on its request for an Order in Lieu of Consent.

1. Will Call

a. Jeffrey Barron. Western Water Consulting. Mr. Barron will testify about the details of Brook's mine and reclamation plan, the development of Brook's mine and reclamation plan, and the communications that Brook had with Padlock Ranch and Big Horn Coal Co. about the mine and reclamation plan and Ramaco's plan to mitigate any damage to Padlock's grazing activities. Mr. Barron will testify about the history of mining in the Sheridan Coal fields, the history of Brook's coal ownership, and the history between Big Horn Coal and Brook's predecessors. Mr. Barron will also testify about the authenticity of key documents in this case.

2. May Call

a. Trey Patterson. Padlock Ranch Co. Brook may call Mr. Patterson to testify about Padlock Ranch Co.'s existing operations within Brook's proposed permit boundary.

b. Wyoming Department of Environmental Quality Representative. Brook may call a member of the Department to testify about: 1) the status of Big Horn Coal Co.'s reclamation efforts; 2) Big Horn Coal Co.'s remaining reclamation obligations; 3) the authenticity of the Department's records for Brook and Big Horn Coal Co.; 4) the process for

establishing a surface damages bond before issuing a permit and 5) the general status of the completeness of the Brook mine permit.

c. Big Horn Coal Co. Representative. Based on pending responses to discovery requests, Brook intends to identify a person at Big Horn Coal who has knowledge of its existing and future operations. Brook may call this person to testify about those subjects, including Big Horn's current and future plans for any mining activities within Brook's proposed permit boundary, Big Horn's current and future plans to complete its outstanding reclamation obligations, and Big Horn's current and future plans for its surface within Brook's proposed permit boundary.

3. Rebuttal Witnesses

Per the Council's April 21, 2016 Order on Schedule, Brook reserves the right to call rebuttal witnesses, including expert witnesses.

DATED: June 3, 2016



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CERTIFICATE OF SERVICE

I hereby certify that on June 3, 2016, I served a true and correct copy of the foregoing by United States mail, postage prepaid and addressed to the following:

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