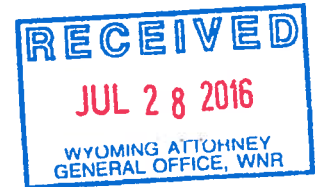


Eva La
2320 Capital Ave. Kendrick Building
Cheyenne, WY 82002



Big Valley and Crossed Arrows Improvement District (BVCA)
P.O. Box 33
Meeteetse, WY 82433

July 23, 2016

Dear Ms. La,

After review of the Rules of Practice and Procedure for the Wyoming Water Quality Council and looking at it's schedule we have not missed any hearing deadlines.

In the matter of a Motion for a More Definitive Statement BVCA is enclosing a copy of our current by-laws first page as the basis but not the entire reason BVCA disagrees that BVCA is responsible for the waste water problem in the Crossed Arrows Trailer Park.

In the PURPOSE (Section 2) of the BVCA Rules and Regulations and By-Laws the entire reason for the BVCA existence is outlined. This is the basis but not the entirety of our request for hearing and the reason for the wording in our request for hearing letter that BVCA is responsible for any sewer activity anywhere. The BVCA has more lots in it's boundary than those in the Crossed Arrows Trailer Park (subdivision) and to the Board's knowledge BVCA is not responsible for the septic systems in those lots. Each lot is responsible for it's own waste removal or septic systems.

Please review the Purpose (Section 2) of the By-laws you sent BVCA a copy, it specifically is for the removal of sewage when available. Improvement Districts are formed for the purpose of future improvement not managing a failed system that was transferred from a developer who also was on the founding board of the BVCA. Probably conflict of interest and definitely in the current BVCA Board's opinion a cause to ask for a hearing. Does the responsibility of the entire failed system transfer when property is transferred or are the principles still responsible when they have gained profit? Why did the DEQ not enforce it's own rules and previous violation orders? Why was the developers not held responsible by the DEQ for the maintenance of the system if the lot owners are not? Especially when the system transferred to a Class V. Does not that system type need to be managed by waste water operators? Is the DEQ waving that requirement in ordering the BVCA to do tasks?

A hearing is BVCA's board and lot owners only avenue to defend our interests.

A hearing is BVCA's board and lot owners only avenue to try to find out who is the multiple sources as stated in the letter from DEQ dated 7/25/2012. BVCA is requesting those people be available at any hearings. A basic principal of the Bill of Rights of the Constitution is to be able to know who is accusing and of what.

The BVCA Board is also concerned by the inability to obtain all documents in the DEQ possession in order to know what other violations are pending.

The BVCA Board is also concerned that as stated in the Notice of Violation Order there has been no reference to a board member on a personal phone line being contacted to help facilitate the referenced meeting on June 4, 2015 and no feedback was given on the results of that meeting. The BVCA board was surprised of the notice of violations regretfully without warning or in our opinion due process as outlined in this letter. Specifically a letter of violation should not be sent on " multiple sources " information and four years later receiving another on causing the problem in the meantime to worsen.

BVCA Board's suggestion is the DEQ, Wyoming Water Quality Council and your office review the Department of Audit and Park County website and note our annual budget and give recommendations on how to pay for lawyers @ \$ 200+ per hour, pay water operators, buy supplies to even start to do what is ordered, pay for removal of waste when the entire district will not benefit.

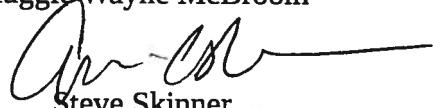
In conclusion BVCA Board requests a hearing and due process under the Rules of Practice and

Procedure for the Wyoming Water Quality Council.

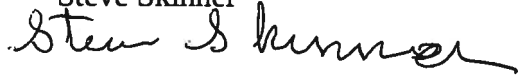
Sincerely yours,

BVCA Board


Auggie Wayne McBroom



Steve Skinner



Jerry Justice





DISTRICT **BIG VALLEY AND CROSSED ARROWS IMPROVEMENT**

P.O.Box 33
Meeteetse, Wyoming 82433

RULES AND REGULATIONS AND BY-LAWS

CHAPTER ONE - RULES AND REGULATIONS

These Rules and Regulations and By-laws may be altered, amended, changed, or replaced, and new Rules and Regulations and By-laws may be adopted at any time, or from time to time, by vote of district: one lot = one vote

1. OWNERSHIP AND CONTROL: The water system of the BIG VALLEY AND CROSSED ARROWS IMPROVEMENT DISTRICT shall be owned by the District. The property and business of the District shall be managed, maintained, and controlled exclusively by the Board of Directors of the District who shall be elected and otherwise chosen and shall exercise the powers granted by law. The officers of the District shall be the officers of the Board of Directors.

2. PURPOSE: The object and purpose of the water system shall be to supply the District with potable water for the use of the inhabitants thereof.

3. DEFINITIONS: The purpose of these regulations using the following definitions shall

apply to the terms used throughout these Rules and Regulations:

A. "Board" means the BIG VALLEY AND CROSSED ARROWS IMPROVEMENT DISTRICT

Board of Directors.

B. "Manager" means the water manager who has been duly appointed by the Board.

C. "District" means the BIG VALLEY CROSSED ARROWS IMPROVEMENT DISTRICT

established in PARK County under the laws of the State of Wyoming.

D. "Residential Service" means individual residence units providing