

Lynnette J. Boomgaarden (WSB# 5-2837)
Clayton H Gregersen (WSB# 7-5677)
Crowley Fleck PLLP
237 Storey Boulevard, Suite 110
Cheyenne, WY 82009
307-426-4100
lboomgaarden@crowleyfleck.com
cgregersen@crowleyfleck.com
ATTORNEYS FOR OBJECTORS
BIG HORN COAL COMPANY

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

IN RE BROOK MINE APPLICATION)
) Docket No. 17-4802
)
TFN 6 2-025)

**OBJECTOR BIG HORN COAL COMPANY’S NAMING OF EXPERT
WITNESSES**

Big Horn Coal Company, by and through its undersigned counsel, Crowley Fleck PLLP, and pursuant to the Order of Consolidation and Schedule of the Environmental Quality Council (“EQC”) in this matter, dated March 13, 2017, submits this list of expert witnesses it intends to call at the hearing set to begin on May 22, 2017 at 3:00 p.m.

Big Horn Coal Company intends to call the following expert witnesses:

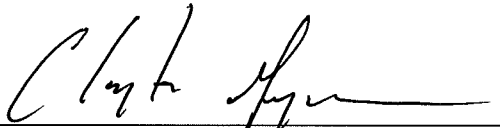
1. **Jason N. Todd, QP**
Mining Consultant—Millcreek Mining Group
1011 E. Murray Holladay Rd, #100
Salt Lake City, UT 84117
(801) 904-2260

2. **Paul (Joe) Gerlach**
President, Hydrogeologist—Aqua Terra Consultants
2624 Heartland Drive

Sheridan, WY 82801
(307) 672-7133

As required by the EQC's Order of Consolidation and Schedule, Big Horn Coal Company will provide an expert report for each of these expert witnesses on or before April 3, 2017 and will provide a complete list of witnesses it intends to call at the above referenced hearing on or before May 17, 2017. Both Mr. Todd and Mr. Gerlach must be contacted through the undersigned counsel for Big Horn Coal Company.

DATED: March 17, 2017.

By 
Lynnette Boomgaarden (WSB # 5-2837)
Clayton H. Gregersen (WSB # 7-5677)
Crowley Fleck PLLP
237 Storey Boulevard, Suite 110
Cheyenne, WY 82009
(307) 426-4100

*Attorneys for Objectors
Big Horn Coal Company*

CERTIFICATE OF SERVICE

I hereby certify that on March 17, 2017, a true and correct copy of the foregoing was served by email to the following:

Andrew Kuhlmann
James LaRock
Wyoming Attorney General's Office
Andrew.kuhlmann@wyo.gov
James.larock@wyo.gov
Attorneys for DEQ

Alan Edwards
Deputy Director, DEQ
Alan.edwards@wyo.gov

Thomas L. Sansonetti
Isaac N. Sutphin
Jeffrey Pope
TLSansonetti@hollandhart.com
INSutphin@hollandhart.com
JSPope@hollandhart.com
jmkelley@hollandhart.com
csvec@hollandhart.com
Attorneys for Brook Mining Co., LLC

Brook Collins
38 Monarch Rd.
Ranchester, WY 82839
bpcharlie@wbaccess.net

Todd Parfitt
Director, DEQ
Todd.Parfitt@wyo.gov

Shannon Anderson
Powder River Basin Resource Council
sanderson@powderriverbasin.org

Jay Gilbertz
jGilbertz@yonkeetoner.com
*Attorney for Mary Brezik-Fisher and
David Fisher*

Jim Ruby
Environmental Quality Council
Jim.ruby@wyo.gov