Filed: 1/18/2019 11:25:22 AM WEQC

BEFORE THE ENVIRONMENTAL QUALITY COUNCIL STATE OF WYOMING

IN RE BENTONITE PERFORMANCE)	
MINERALS LLC)	DOCKET 18-1601

PETITIONER BENTONITE PERFORMANCE MINERALS, LLC'S ERRATA TO MOTION TO COMPEL COMPLIANCE WITH DISCOVERY REQUESTS AND DEPOSITION INTERROGATORIES

Petitioner Bentonite Performance Minerals, LLC, (BPM) supplements its January 17, 2019 Motion to Compel Respondent 2U Ranch, LLC (2U) to respond to unanswered summarized deposition interrogatories (BPM's motion) with the following corrections to deposition interrogatory numbering (with track changes displayed below):

- **Interrogatory No. 1:** Describe in detail 2U's existing operations on the Subject Lands¹.
- **Interrogatory No. 2:** Does 2U allege or contest that the existing operations identified in Interrogatory No. 1 will be impacted by the Proposed Mining Operations?
- **Interrogatory No. 23:** If your answer to Interrogatory No. 2 is yes or otherwise affirmative, describe in detail how 2U's existing operations identified in Interrogatory No. 1 will be impacted by the Proposed Mining Operations.
- Interrogatory No. <u>43</u>: Does 2U allege or contest that the reclamation of the Subject Lands, as detailed in BPM's proposed reclamation plan, will not be implemented as soon as feasibly possible?
- Interrogatory No. <u>54</u>: If your answer to Interrogatory No. <u>3-4</u> is yes or otherwise affirmative, describe in detail 2U's basis for contesting that the reclamation of the Subject Lands, as detailed in BPM's proposed reclamation plan, will not be implemented as soon as feasibly possible.
- **Interrogatory No. <u>65</u>:** Describe in detail the existing improvements to and infrastructure on the Subject Lands that you allege will be impacted by the Proposed Mining Operations.

¹ BPM incorporates and adopts the Instructions for Use and Definitions as provided in **Exhibit A** at p. 004 of the November 5, 2018 Notice of Deposition Duces Tecum of Mr. Ronald Ericsson.

Interrogatory No. 67: Describe in detail 2U's current ownership, membership and management structure, including but not limited to the individuals having an ownership interest in 2U.

WHEREFORE, the movant requests the Hearing Examiner order as follows:

- 1. 2U shall respond to BPM's Request for Production on or before January 31, 2019.
- 2. 2U shall respond to BPM's Interrogatories Nos. 1, 2, 3, 4, 5, 6 and 6-7 on or before January 31, 2019.
 - 3. Such further relief as the Hearing Examiner may deem just and equitable.

DATED this 18th day of January 2019.

Matthew J. Micheli, P.C.

Samuel R. Yemington Holland & Hart LLP

2515 Warren Ave., Suite 450

Cheyenne, WY 82001

mjmicheli@hollandhart.com

sryemington@hollandhart.com

CERTIFICATE OF SERVICE

I hereby certify that on January 18, 2019, I served a true and correct copy of the foregoing PETITIONER BENTONITE PERFORMANCE MINERALS, LLC'S ERRATA TO MOTION TO COMPEL COMPLIANCE WITH DISCOVERY REQUESTS AND DEPOSITION INTERROGATORIES by email to:

2U Ranch, LLC c/o Ronald Ericsson ericsson@childselect.com

Jim Ruby Executive Secretary, Wyoming Environmental Quality Council jim.ruby@wyo.gov

11902263_1