

Thomas L. Sansonetti (Wyo. State Bar # 43354)  
Isaac N. Sutphin, P.C. (Wyo. State Bar # 6-3711)  
Jeffrey S. Pope (Wyo. State Bar # 7-4859)  
HOLLAND & HART LLP  
2515 Warren Avenue, Suite 450  
P.O. Box 1347  
Cheyenne, WY 82003-1347  
Telephone: (307) 778-4200  
tlsansonetti@hollandhart.com  
insutphin@hollandhart.com  
jspope@hollandhart.com

ATTORNEYS FOR PERMIT APPLICANT  
BROOK MINING COMPANY, LLC

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

IN RE BROOK MINE APPLICATION )  
 ) Civil Action No. 17-4804  
TFN 6 2-025 )

---

**BROOK MINE’S REQUEST FOR A CONSOLIDATED AND EXPEDITED SCHEDULING CONFERENCE  
ON POWDER RIVER BASIN RESOURCE COUNCIL’S PETITION FOR CONTESTED CASE HEARING**


---

Pursuant to the Environmental Quality Act and specifically Wyo. Stat. Ann. § 35-11-406(k), Brook respectfully requests an expedited scheduling conference on Powder River Basin Resource Council’s Petition for a contested case hearing. Section 406(k) mandates that the public hearing take place within twenty days of the public comment period’s conclusion. Likewise, it requires the Council to publish notice of the public hearing for two consecutive weeks in advance. Thus, it is imperative to schedule the hearing date as quickly as possible. To comply with the statutory provisions and the policy of requiring an expedited public hearing on all objections, Brook requests that the scheduling conference occur as soon as possible.

By making this request, Brook in no way waives or otherwise disposes of its underlying objections to Powder River Basin Resource Council’s Petition. Although it has not yet done so, Brook is contemplating filing a motion to dismiss the Petition as untimely and in violation of Section 406(k).

Brook acknowledges that Big Horn Coal Company, and Mary Brezik-Fisher and David Fisher have also filed petitions for contested case hearings relating to their permit application objections. Although this Council has not yet consolidated those petitions with the Powder River Basin Resource Council's Petition for a contested case, Brook requests that the scheduling conference include all objectors who have requested a contested case. Even before a formal decision on consolidation is reached, holding a consolidated scheduling conference will allow the parties and the Council to establish a schedule for a single hearing on an expedited basis.

DATED: February 28, 2017.



Thomas L. Sansonetti (Wyo. State Bar # 43354)  
Isaac N. Sutphin, P.C. (Wyo. State Bar # 6-3711)  
Jeffrey S. Pope (Wyo. State Bar # 7-4859)  
HOLLAND & HART LLP  
2515 Warren Avenue, Suite 450  
P.O. Box 1347  
Cheyenne, WY 82003-1347  
Telephone: (307) 778-4200  
tlsansonetti@hollandhart.com  
insutphin@hollandhart.com  
jspope@hollandhart.com

ATTORNEYS FOR PERMIT APPLICANT  
BROOK MINING COMPANY, LLC

## CERTIFICATE OF SERVICE

I hereby certify that on February 28, 2017, I served a true and correct copy of the foregoing by email to the following:

Lynnette J. Boomgaarden  
Clayton H. Gregersen  
Crowley Fleck, PLLP  
237 Storey Boulevard, Suite 110  
Cheyenne, WY 82009  
lboomgaarden@crowleyfleck.com  
cgregersen@crowleyfleck.com  
Attorneys for Big Horn Coal

Todd Parfitt  
Director, DEQ  
200 W. 17th Street  
Cheyenne, WY 82002  
Todd.Parfitt@wyo.gov

Andrew Kuhlmann  
Assist. Attorney General  
andrew.kuhlmann@wyo.gov  
james.larock@wyo.gov  
Attorneys for DEQ

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

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

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

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

Mayor Peter Clark  
Town of Ranchester  
mayor@ranchesterwyoming.com

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

