

S. Thomas Throne (WSB #5-1602)
Jason D. Wasserburger (WSB #6-4448)
Throne Law Office, P.C.
P.O. Box 6590
Sheridan, WY 82801
tthrone@thronelaw.com
jwasserburger@thronelaw.com
(307) 672-5858

BEFORE THE ENVIRONMENTAL QUALITY COUNCIL
STATE OF WYOMING

IN THE MATTER OR PERMIT RENEWAL)	OAH DOCKET NO. 19-004-220
APPLICATION OF)	C103
CONTURA COAL WEST, LLC.: PT0214;)	DOCKET NO. DEQ/EQC 18-4803
)	
AND IN TH EMATTER OF THE)	CONSOLIDATED WITH 18-4805
APPLICATIONS FOR COAL MINE)	
PERMIT TRANSFERS OF BLACKJEWEL)	
LLC.: PT0214 & PT0428)	

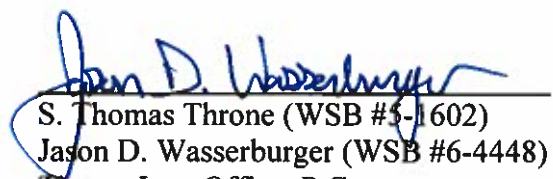
MOTION TO WITHDRAW AS COUNSEL

S. Thomas Throne and Jason D. Wasserburger (“Withdrawing Counsel”), counsel for Blackjewel L.L.C. (“Blackjewel”) in the above-referenced matter, hereby respectfully requests that they be permitted to withdraw as counsel of record for Blackjewel. In support of this Motion, Withdrawing Counsel states as follows:

1. Effective on April 24, 2019, Eric T. Frye, General Counsel for Blackjewel L.L.C. has entered his appearance in this matter.
2. Eric T. Frye has been tracking the progress of this matter and is prepared to take this matter to hearing on behalf of Blackjewel without any delay of the currently scheduled hearing.
3. Eric T. Frye is familiar with the facts and circumstances and the scheduling order in this matter and the withdrawal of Withdrawing Counsel shall cause no prejudice.

DATED this 8th day of May 2019.

By:

A handwritten signature in blue ink, which appears to read "Jason D. Wasserburger", is written over a horizontal line. The signature is stylized and cursive.

S. Thomas Throne (WSB #3-1602)

Jason D. Wasserburger (WSB #6-4448)

Throne Law Office, P.C.

P.O. Box 6590

Sheridan, WY 82801

tthrone@thronelaw.com

jwasserburger@thronelaw.com

Telephone: (307) 672-5858

Counsel for BLACKJEWEL L.L.C.

*Motion to
Withdraw as Counsel*

CERTIFICATE OF SERVICE

I hereby certify that on the 8th day of May 2019, I served the foregoing by placing a true and correct copy thereof in the United States mail, postage prepaid and properly addressed to the following:

Bernard Haggerty, Hearing Examiner
State of Wyoming
Office of Administrative Hearings
2020 Carey Ave., 5th Floor
Cheyenne, WY 82002

The foregoing was also served on the following parties via electronic mail and the EQC online docket system:

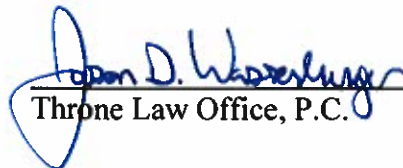
Wyoming Department of Environmental Quality Council – (ORIGINAL)
Attn: Joe Girardin
2300 Capitol Ave.
Hathaway Bldg., 1st Floor, Room 136
Cheyenne, WY 82002

James Kaste, Deputy Attorney General
Wyoming Attorney General's Office
Pioneer Building, 2nd Floor
2424 Pioneer Avenue
Cheyenne, WY 82002
james.kaste@wyo.gov
Counsel for Environmental Quality Council

Ryan Schelhaas
Deputy Attorney General
2320 Capitol Avenue
Cheyenne, WY 82002
*Advising Attorney for Environmental
Quality Council*

Shannon Anderson
Powder River Basin Resource Council
934 N. Main St.
Sheridan, WY 82801
sanderson@powderriverbasin.org
Counsel for Powder River Basin Resource Council

Jeffrey Pope
Isaac Sutphin
Holland & Hart, LLP
2515 Warren Ave., Suite 450
Cheyenne, WY 82001
jspope@hollandhart.com
insutphin@hollandhart.com
Counsel for Contura Coal West


Throne Law Office, P.C.