Call to Order

Chairperson Deveny called the Supplemental meeting to order at 9:00 a.m.

Attendance

Board Members Present
By ZOOM: Chairperson Chris Deveny, David Lehnherr, Dexter Busby, John DeArment, Jeremiah Lynch, Hillary Hanson
A quorum of the Board was present

Board Attorneys Present
Sarah Clerget, Attorney General’s Office (AGO)
Amy Christensen, Attorney with Christensen and Prezeau

DEQ Personnel Present
Board liaison: Tim Davis
Interim Board Secretary: Deb Sutliff
DEQ Legal: Angie Colamaria, Ed Hayes, Sandy Moisey-Scherer, Kirsten Bowers, Kurt Moser, Aaron Pettis, Mark Lucas, Sarah Christofferson
Enforcement: Chad Anderson
Coal and Opencut: Ed Coleman

Other Parties Present
Laurie Crutcher, Laurie Crutcher Court Reporting
Vicki Marquis, Holland and Hart;
John Martin & Trish, Signal Peak Energy;
Derf Johnson, MT Environmental Information Center;
Anne Hedges, MEIC;
Corey Barnes, Baker and Hostetler, LLP (Attorney for Westmoreland Mining)
I. ADMINISTRATIVE ITEMS

A. REVIEW AND APPROVE MINUTES

I.A.1 The August 7, 2020 meeting minutes were postponed for corrections and additions from DEQ. A second draft will be voted on at the next meeting.

II. BRIEFING ITEMS

A. CONTESTED CASE UPDATES

1. Enforcement cases assigned to the Hearing Examiner

II.A.1.a. In the matter of violations of the Water Quality Act by reflections at Copper Ridge, LLC, at Reflections at Copper Ridge Subdivision, Billings, Yellowstone County (MTR105376), BER 2015-01 WQ and In the matter of violations of the Water Quality Act by Copper Ridge Development Corporation at Copper Ridge Subdivision, Billings, Yellowstone County (MTR105377), BER 2015-02 WQ. On April 17, 2015, Copper Ridge Development Corporation and Reflections at Copper Ridge, LLC filed a Notice of Appeal and Request for hearing with the Board.

   i. **Contested Case:** On April 9, 2020 CR/REF filed a Motion in Limine and a Motion for Summary Judgment on May 22, 2020. On June 9, 2020, Ms. Clerget issued an Order denying CR/REF’s Motion in Limine. On July 9, 2020, Ms. Clerget held oral argument on CR/REF’s Motion for Summary Judgement. That motion is fully briefed and awaiting decision. As of September 15, the parties have also fully briefed CR/REF’s “Motion to Take Judicial Notice of Fact” and CR has also filed a “Motion to Strike” that is not yet fully briefed.

   ii. **District Court case:** This case is in the District Court in Billings on an intermediate petition for judicial review relating to an appeal of a decision to consolidate the cases. A Motion to Dismiss was filed due to the Board being named as party. This Motion is fully briefed and is scheduled for oral argument, this week, in front of Judge Harada.

II.A.1.b. In the matter of the notice of appeal by Duane Murray regarding the notice of violations and administrative compliance and penalty order (Docket No. SUB-18-01; ES#36-93-L1-78; FID 2568), BER 2020-01 OC. On July 22, 2020 Duane Murray filed a request for hearing with the Board. At its August 2020 meeting the Board appointed Sarah Clerget to preside over this contested case. On September 9, 2020, Ms. Clerget issued a Prescheduling Order. The parties have entered Notices of Appearance and their initial proposed scheduling orders are due to Ms. Clerget by October 2, 2020.

2. Non-enforcement cases assigned to the Hearings Examiner

II.A.2.a. In the matter of the Notice of Appeal and Request for Hearing by City of Great Falls Regarding Issuance of MPDES Permit No. MT0021920. Ms. Clerget issued an Amended Scheduling Order on March 20, 2020, based on a Motion from the parties. Calumet Montana Refining, LLC has filed a request to file brief as amicus curiae, Ms. Clerget issued and Order partially granting Calumet’s request on May 18, 2020. The parties filed a motion for extension on August 4, 2020, requesting extension of the discovery and dispositive motions deadlines.
Ms. Clerget issued an Order on August 6, 2020 extending those deadlines. September 14, 2020, the parties filed a “Joint Notice of Pending Settlement.” Ms. Clerget issued an Order vacating the remaining deadlines and directing the parties to file either a motion for dismissal or a joint status report by October 2, 2020.

II.A.2.b. In the matter of the notice of appeal and request for hearing by Montanore Minerals Corporation Regarding Issuance of MPDES Permit No. MT0030279, Libby, Montana, BER2017-03 WQ. A two-day hearing on this matter on held on December 3-4, 2018. An oral argument on the parties’ proposed FOFCOLs was held on May 7, 2019, making it ripe for decision from the hearing examiner. On July 24, 2019, the First Judicial District Court had issued its Order on cross motions for summary judgment in Cause No. CDV 2017-641, a declaratory relief action brought in District Court challenging DEQ’s issuance of MPDES Permit No. MT0030279. While the District Court action was limited to conditions of the MPDES Permit that were not at issued before the Board, the District Court Order vacated the entire Permit, thus affecting the status of this case. On September 13, 2019, DEQ and Montanore requested a stay of this case pending the outcome of any Supreme Court appeal of the District Court Order, which was granted on September 17, 2019. The parties have cross-appealed the District Court’s decision to the Supreme Court under Cause No. DA 19-0553. The matter is fully briefed at the Supreme Court and awaiting decision. The parties will have 30 days in which to file a status report with Ms. Clerget once the Supreme Court issues a decision.

II.A.2.c. In the Matter of the Notice of Appeal and Request for Hearing by Spring Creek Coal, LLC Regarding Issuance of MPDES Permit No. MT0024619. On April 12, 2019, the BER appointed Sarah Clerget as hearing examiner to preside over this contested case. On May 8, 2020, the parties filed a Joint Motion to Substitute, requesting that Navajo Transitional Energy Company, LLC replace Spring Creek Coal as a party, as it had replaced Spring Creek Coal as the permit holder. The motion to substitute was granted on May 13, 2020, and an Amended Scheduling Order was issued on May 12, 2020. The parties are proceeding according to that order, with discovery closing in January 2021.

II.A.2.d. In the matter of the Notice of Appeal and Request for Hearing by CHS, Inc. regarding issuance of MPDES Permit No. MT0000264, BER 2019-01 WQ. On February 8, 2019, the BER appointed Sarah Clerget as hearing examiner to preside over this contested case. The Board directed Ms. Clerget to consolidate this case with BER 2015-07 WQ for scheduling purposes. On December 13, 2019, the Board issued an Order for Final Agency Decision adopting the Stipulation of Appeal Issues Nos. 3, 4, 6, 7, and partially No. 5. Ms. Clerget conducted scheduling conferences in January, March, and September and subsequently issued Orders continuing a stay in this case due to rulemaking regarding arsenic that has the potential to affect the remaining issues in the case. The parties have a status conference schedule for October 6, 2020, where they will update Ms. Clerget as to the potential settlement of this case. CHS has requested a Special Meeting of the Board before the end of October due to the expiration on their existing permit.

Chair Deveny proposed Tuesday, October 29, 2020, at 9 am as the time for a special meeting of the Board. Not all members of the board could confirm their availability, so the discussion of possible dates was postponed.

II.A.2.e. In the matter of the notice of appeal of final MPDES Permit No. MT0000264 issued by DEQ for the Laurel Refinery in Laurel, Yellowstone County, Montana, BER 2015-07 WQ. On February 8, 2019, the BER appointed Sarah Clerget as hearing examiner to preside over

i. District Court Case: Ms. Christensen informed members that the case has gone up to the District Court, which found that there were issues that needed to still be decided at the administrative level, so they have remanded it back. It should come back to the Board for some further rulings.

ii. Contested Case: August 18-21 the parties participated in the contested case hearing. Proposed findings of fact and conclusions of law are due from the parties on November 9, 2020. Ms. Clerget stated that the case has come back to the Board and Ms. Clerget proceeded with the trial. Ms. Clerget informed members that she has received a Motion for Extension and

II.A.2.g. In the Matter of the Notice of Appeal by the Rippling Woods Homeowners Association, et al., Regarding Approval of Opencut Mining Permit No. 2949, Moudy Pit Site, Ravalli County, MT, BER 2019-08 through 21 OC. Between November 8, 2019 and November 29, 2019, the Board received fourteen appeals from various parties regarding the approval of Opencut Mining Permit No. 2949. On December 13, 2019, the Board consolidated for procedural purposes BER 2019-08 through 21 OC. Several parties were dismissed from the appeals and a Scheduling Order was issues on January 31, 2020. On May 26, 2020, DEQ filed a Motion to Dismiss, which was fully briefed on June 9, 2020. On June 10, Petitioners filed a Notice that they were seeking a Declaratory Ruling from DNRC. On June 10th, Ms. Clerget ordered the parties to indicate whether they wanted a stay pending DNRC’s ruling. The parties disagreed about whether a stay was necessary and on June 26, 2020, Ms. Clerget issued an order that the matter would proceed as scheduled through the dispositive motions deadline. On July 20, 2020, Ms. Clerget issued an Order denying DEQ’s Motion to Dismiss. The same day, DEQ filed a Motion for Clarification, and Ms. Clerget issued an Order of Clarification. DEQ filed a partial motion for summary judgment on September 29, 2020. The parties should have the motion fully briefed by November 2020.

II.A.2.h. In the Matter of Notice of Appeal and Request for Hearing by Western Energy Company Regarding Approval of Surface Mining Permit No. C2011003F, BER 2019-03 OC and BER 2019-05 OC. On May 31, 2019, the BER appointed Sarah Clerget as hearing examiner to preside over the contested case for procedural purposes only. At the Board’s last meeting, it voted to assign the case in its entirety to Ms. Clerget. The parties have cross moved for partial summary judgment, and the Motions are fully briefed and pending a decision from the hearing examiner.

i. Montana Environmental Information Center, and Sierra Club v. Montana Department of Environmental Quality, Montana Board of Environmental Review, and Western Energy Co. (DV-2019-34, Rosebud County) (District Court). On June 6, 2019, the BER issued its final agency action in BER 2016-03 SW (“Western Energy”)
II.A.3. ACTION ITEMS: Contested Cases not assigned to a Hearing Examiner

II.A.3.a. In the matter of the notice of appeal and request for hearing by Western Energy Company (WECO) regarding its MPDES Permit No. MT0023965 issued for WECO’s Rosebud Mine in Colstrip, BER 2012-12 WQ. The parties are proceeding in accordance with the scheduling order. There are no other changes to report.

II.A.3.b. In the matter of the Notice of Appeal and Request for Hearing by Alpine Pacific Utilities Regarding Issuance of MPDES Permit No. MTX000164, BER 2019-06 WQ. This matter was stayed on February 10, 2020. As ordered, the parties filed a joint status report and proposed scheduling order on April 13, 2020. On April 20, 2020, Ms. Clerget issued an Amended Scheduling Order and discovery closed in August. On September 14, 2020, the parties filed a “Stipulation and Request for Retention of Board Jurisdiction.” The Board needs to determine whether it will retain jurisdiction and issue the proposed order from the parties.

Chair Deveny moved to approve the stipulation and request for retention of Board jurisdiction. Board Member DeArment seconded the motion, which passed unanimously.

II.A.3.c In the Matter of the Notice of Appeal by Signal Peak Energy, regarding purporting to rule on an alleged impairment of water rights under Montana Code § 82-4-253. On October 7, 2020, the Board of Environmental Review received a request for hearing.

Chair Deveny moved to assign the contested case in its entirety, procedural and substantively, to a hearing examiner with the office of ALS. Board Member Lynch seconded the motion, which passed unanimously.

III.A.1. ACTION ITEMS: Rule Adoption

The Department will propose that the Board adopt proposed amendments to ARM:
   i. maintain consistency with the federal program,
   ii. adopt the updated federal individual permit application forms, and
   iii. provide clarity and reduce redundancy through editorial corrections.

Board Member Busby moved to adopt the rule amendments as set forth in the notice of amendment, along with House Bill 521/311 analysis, with the amendment to the rule adding the newspaper notification. Board Member Lynch seconded the motion, which passed unanimously.

IV. Board Counsel Update

Ms. Clerget requested, for clarification in one place on the record, that all contested cases before the Board are assigned to ALS as a Hearing Examiner, and not to her personally. She asked for a motion from the Board that clarified that.

Chair Deveny moved to clarify that all contested cases currently assigned to Ms. Clerget are assigned to the ALS Bureau attorneys and, therefore, any can serve as hearing officers. Board Member Hanson seconded the motion, which passed unanimously.
V. Public Comment: No comments offered

VI. Adjournment

Chairperson Deveny motioned to adjourn at 10:02 a.m., Mr. Busby seconded, and the motion was carried unopposed.
Call to Order

Chairperson Deveny called the meeting to order at 9:00 a.m.

Attendance

Board Members Present
By ZOOM: Chairperson, Christine Deveny
John DeArment, David Lehnherr, Hillary Hanson, Chris Tweeten, Dexter Busby, Jerry Lynch
A quorum of the Board was present.

Board Attorneys Present
Sarah Clerget, Attorney General’s Office (AGO)
Amy Christensen, Attorney with Christensen and Prezeau

Department Personnel Present
Board Liaison: George Mathieu
Interim Board: Secretary Deb Sutliff
Legal: Ed Hayes, Sandy Moisey-Scherer, Kirsten Bowers, Kurt Moser, Angie Colamaria, Sarah
Christofferson, Norm Mullen
Enforcement: Chad Anderson, Rich Jost
Air Quality: Dave Klemp, Troy Burrows, Shawn Juers, Liz Ulrich, Katie Alexander, Katy Callon,
Julie Merkel, Jon Staldine
Water Quality: Tim Davis, Myla Kelly, Dr. Mike Suplee, Lauren Sullivan, Galen Steffens, Hannah
New, Darryl Barton, Jon Kenning, Maya Rao, Eric Sivers, Joanna McLaughlin
Water Protection: Jon Kenning, Kristy Fortman, Rainey DeVaney, Christine Weaver
Federal Superfund and Construction: Keith Large
Coal and Opencut Mining: Jon Staldine, Ed Coleman

Other Parties Present
Lisa Lesofski, Court Reporter
Vicki Marquis, Holland & Hart
Eric Schmidt, Billings resident, Chair of the Yellowstone Valley Citizens Council (YVCC)
Peggy Trenk, Treasure State Resources
Caroline Canrios, Northern Plains Resource Council
I.A. Administrative Items – Review and Approve Minutes

I.A.1. June 12, 2020, Meeting Minutes

Chairperson Deveny moved to approve the minutes. Board Member Lynch seconded the motion, which passed unanimously.

II.A.1. Briefing Items – Enforcement Cases assigned to the Hearing Examiner

II.A.1.a. In the Matter of violations of the Water Quality Act by reflections at Copper Ridge, LLC, at Reflections at Copper Ridge Subdivision, Billings, Yellowstone County (MTR105376), BER 2015-01 WQ and In the Matter of Violations of the Water Quality Act by Copper Ridge Development Corporation at Copper Ridge Subdivision, Billings, Yellowstone County (MTR105377), BER 2015-02 WQ.

Ms. Clerget stated she was continuing with the contested case while it's also going in District Court. Ms. Clerget stated she had a motion in limine that she ruled on denying the Copper Ridge and Reflections motion. Ms. Clerget added that there is a Motion for Summary Judgment waiting for her decision.

Ms. Christensen added that the Petition for Judicial Review in District Court. There was a little bit more time to file an amended brief while waiting to see what the Supreme Court was going to do in a separate case. Ms. Christensen stated that they had filed their Motion to Dismiss in this case last week on the same grounds as filed in the Rosebud Mine case, which is they don't feel like the Board should be a part of it when we're dealing with Judicial Review of one of the Board's decisions. The answer brief to that will be due in another week and then it will be fully briefed and then wait for a decision from Judge Harada.


Ms. Clerget verbally added this item, which did not appear on the agenda as the parties have settled and dismissed it.

II.A.2. Briefing Items – Non-Enforcement Cases Assigned to a Hearing Examiner

II.A.2. a. In the Matter of the Notice of Appeal and Request for Hearing by Alpine Pacific Utilities Regarding Issuance of MPDES Permit No. MTX000164, BER 2019-06 WQ.

Ms. Clerget stated that on April 20 she issued an Amended Scheduling Order, and Discovery is closing the end of August. This Matter is proceeding.

II.A.2. b. In the Matter of the Notice of Appeal and Request for Hearing by City of Great Falls Regarding Issuance of MPDES Permit No. MT0021920.

Ms. Clerget stated that she has issued an order partially granting Calumet's request to file an amicus brief, that was on May 18. Discovery is closing the beginning of August. Ms. Clerget had just received a Motion for Extension; the date will move, but not by much – possibly in September. This Matter is proceeding.
II.A.2. c. **In the Matter of Westmoreland Resources, Inc.’s, appeal of final MPDES permit No. MT0021229 issued by DEQ for the Absaloka Mine in Hardin, Big Horn County, MT, BER 2015-06 WQ.**

Ms. Clerget stated that Westmoreland Resources is working towards a settlement. Westmoreland Resources asked for a Continued Stay, which she granted on July 29. Westmoreland Resources has until September 9, at which time the Matter will either be dismissed, because they’ve stayed, or Westmoreland Resources will ask for a Scheduling Order.

II.A.2.d. **In the Matter of the notice of appeal and request for hearing by Montanore Minerals Corporation Regarding Issuance of MPDES Permit No. MT0030279, Libby, Montana, BER2017-03 WQ.**

Ms. Clerget informed members that this Matter is up in front of the Supreme Court on a parallel district court action; this Matter wasn't supposed to have anything to do with the Board, but the decision in district court affected it. This Matter is fully briefed in front of the Supreme Court and awaiting decision. Montanore Minerals is going to file a Status within 30 days of the decision. This is Stayed until a decision comes from the Supreme Court.

II.A.2.e. **In the Matter of the Application for an Amendment of a Major Facility Siting Act Certificate by Talen Montana LLC.**

Ms. Clerget stated that on July 1 Talen gave a Notice reading, “The Parties have not reached a settlement resolving this Contested Case Hearing and that Talen will relinquish the Certificate Amendments challenged in this proceeding.” The Parties agreed that they're going to Relinquish the Certificate. The Relinquishment should be complete by August 31 and then move to Dismiss by September 30.

II.A.2.f. **In the Matter of the Notice of Appeal and Request for Hearing by Spring Creek Coal, LLC Regarding Issuance of MPDES Permit No. MT0024619.**

Ms. Clerget stated that this item has been renamed Navajo Transitional Energy Company (NTEC) after a transition of the Certificate. Ms. Clerget gave NTEC an Amended Scheduling Order on May12. Discovery closes January 2021. NTEC is proceeding per the schedule.

II.A.2.g. **In the Matter of the Notice of Appeal and Request for Hearing by CHS, Inc. regarding issuance of MPDES Permit No. MT0000264, BER 2019-01 WQ.**

Ms. Clerget informed members that this is Stayed pending the current Rulemaking item in this agenda on the arsenic. Ms. Clerget has had a couple of scheduling conferences and is Continuing the Stay until a conference on September 4 based on today’s outcome.

II.A.2.h. **In the Matter of the notice of appeal of final MPDES Permit No. MT0000264 issued by DEQ for the Laurel Refinery in Laurel, Yellowstone County, Montana, BER 2015-07 WQ.**

Ms. Clerget informed members that CHS is Laurel Refinery and the same update as referenced above in II.A.2.g.
II.A.2.i. An Appeal in the Matter of Amendment Application AM3, Signal Peak Energy LLC’s Bull Mountain Coal Mine #1 Permit No. C1993017, BER 2016-07 SM.

Ms. Clerget introduced Ms. Christensen for the district court update. Ms. Clerget added that the Contested Case proceeds in front of her and prehearing briefing is complete. There was a Motion in Limine that she issued an Order on July 29. Ms. Clerget stated she has a prehearing conference set for August 11 and the hearing in this Matter will go August 18. Ms. Clerget added that she just talked to the parties a couple days prior and the parties have agreed that the hearing will be facilitated remotely and will probably take two to three days as virtual technology is new territory for all parties.

Ms. Christensen added that she did get the ruling from the Montana Supreme Court. The parties had taken a Decision from the district court on a Subpoena dispute, to the Montana Supreme Court. The Montana Supreme Court issued a ruling June 23. The Court felt that we did not have enough rulings from the Board for the upper Courts to make a decision. The Montana Supreme Court Remanded the Matter back to the Board to address some discovery issues and make some rulings before they can address the constitutional issues. This one is coming back and there will be some additional rulings required before it moves any further.

II.A.2.j. In the Matter of the Notice of Appeal by the Rippling Woods Homeowners Association, et al., Regarding Approval of Opencut Mining Permit No. 2949, Moudy Pit Site, Ravalli County, MT, BER 2019-08 through 21 OC.

Ms. Clerget stated that the Association has another month to file Dispositive Motions. Discovery closes on August 5 and then may or may not get Dispositive Motions on this case.

II.A.2.k. In the Matter of Notice of Appeal and Request for Hearing by Western Energy Company Regarding Approval of Surface Mining Permit No. C2011003F, BER 2019-03 OC and BER 2019-05 OC.

Ms. Clerget stated that the parties have cross-moved for partial Summary Judgment and the Motions are fully pending in front of her and waiting a decision.


Ms. Christensen informed members that this has been discussed the last meeting or two because the issue in the case is whether or not the Board should be made a party on Judicial Review of one of its own decisions and because that issue was resurfacing in many cases, it was decided to file a Motion to Dismiss before the District Court to see if we could get the Board out of the case. That Motion to Dismiss was denied. The Board filed a Petition for Writ of Supervisory Control with the Montana Supreme Court, in an immediate appeal to see if the court would jump in and make a decision before the District Court action was complete. Ms. Christensen added that it is an extraordinary remedy and, unfortunately, the Montana Supreme Court decided that the Board had not established sufficient urgency and need for that type of extraordinary remedy, the immediate appeal. The Writ was denied, which means the District Court judicial review had been Stayed while the Montana Supreme Court was considering the Petition. The District Court is back on track now and the Answer Brief, in that case, is being filed today, which will be a very simple sort of statement that we believe that it's more appropriate for the parties to the case to present their positions rather than for the Board to advocate in defense of its own decision. The Board will receive a decision on the
merits of the petition for judicial review from the District Court and at that point the Board will be in a position to appeal the issue of whether they should be a party to the Supreme Court and at that point we could present the issue on its merits and the court could consider it. The court essentially denied the Petition for a Writ of Supervisory Control more on a technical issue, not on the merits of the argument were make. This Matter is back in District Court and the Board will have to ride this one out. There is probably going to be an Oral Argument scheduled at some point still more briefing to do; nevertheless, moving forward.

II.A.3. Contested Cases not assigned to a Hearing Examiner

II.A.3.a. In the Matter of the Notice of Appeal and Request for Hearing by Western Energy Company (WECO) regarding its MPDES Permit No. MT0023965 issued for WECO’s Rosebud Mine in Colstrip, BER 2012-12 WQ.

Ms. Bowers informed members that this case is Western Energy Permit Appeal that has been Stayed pending judicial review and that’s associated with a case – MEIC and Sierra Club versus DEQ and Western Energy Company – that went to the Supreme Court. The Montana Supreme Court issued its opinion back in September of 2019 and remanded the case back to District Court on certain questions of fact. The Department is still proceeding on remand before the District Court in accordance with the District Court Scheduling Order. The parties are conducting Discovery. Ms. Bowers will keep the Board posted.

III. A. Action Items – Adoption Final Rules

III.A.1. The Department Requests the Board Adopt - NEW RULE I

Mr. Mathieus informed members that back in April the Department of Environmental Quality (Department) requested Initiation of Rulemaking for Arsenic Standards. Mr. Mathieus introduced Myla Kelly, DEQ Water Quality Standards and Modeling Manager, to make a presentation. Mr. Davis redirected the presentation to Dr. Michael Suplee, DEQ Water Quality Science Specialist with Standards and Modeling.

Dr. Suplee addressed the Board adding the request that the board adopt New Rule I as it was proposed. Dr. Suplee continued that New Rule I pertained to Natural and Nonanthropogenic Standards, including Nonanthropogenic Arsenic Standards for four segments of the upper and middle Yellowstone River. Since Rulemaking was initiated by this Board in April, there has been the requisite public comment period in a hearing and a number of comments were received. Two major themes prevailing from those comments received. 1). Generally, there was the broad but not universal support for Natural and Nonanthropogenic Standards and in particular the Yellowstone’s Nonanthropogenic Arsenic Standards. Further, there was phrase for the technical work the Department carried out to identify the Yellowstone’s arsenic standards. There were requests for alterations to the rule to allow for certain permitting flexibilities be made available, specifically, intake credits and mixing zones. Dr. Suplee wanted to emphasize that when Nonanthropogenic Standards are developed in the way they were for Arsenic on the Yellowstone River, the new standards already give dischargers credit for the naturally occurring concentrations above the current standard. As a result, any need for a Water Quality Standard based intake credit is precluded by the Nonanthropogenic standards themselves. The Department also recommends that they’re only appropriate when the background condition of the receding water is below the applicable Water Quality Standard.

Chair Deveny requested comments from the public.
III.A.2. The Department requests that the Board Initiate Rulemaking to Amend ARM 17-8-501, 504, 505, and 510

Ms. Marquis introduced herself as a representative of the CHS Laurel Refinery and added that CHS has previously submitted public comments and they stand behind those comments and would reiterate those.

Chair Deveny requested comments regarding Proposed Rule I.

Mr. Schmidt introduced himself as a Billings resident and said he serves as the Chair of the Yellowstone Valley Citizens Council (YVCC), which is an affiliate of the Northern Plains Resource Council, and that he was speaking on behalf of the YVCC. Mr. Schmidt added that the YVCC supports DEQ's New Rule I.

Board Member Lehnerr directed questions to Dr. Suplee to further understand the concept of intake credits and mixing zones. Mr. Suplee responded.

Board Member Lynch requested clarification in the credits and Dr. Suplee responded.

Board Member Busby directed his question to the Department Lawyers regarding a potential conflict with the statute. Mr. Moser responded.

Board Member Tweeten voiced his concerns on technical questions on the Department's interpretation of the statute and the application of the data. Mr. Davis responded.

Ms. Clerget followed up with clarification adding the second sentence of statute.

Mr. Moser and Mr. Davis provided further explanation.

Board Member Tweeten moved to adopt New Rule I as set forth in the notice of adoption and House Bill 531 and 311 analysis, pertaining to the natural and nonanthropogenic water quality standards. Chair Deveny seconded the motion and called for discussion on the motion.

Board Member Busby stated that he did not think the Board should adopt a rule that has potential conflict with the statute it’s trying to implement.

No further discussion. The motion passed 4 to 1 with Board Member Busby opposed.

Ms. Ulrich addressed the Board, asking to initiate rulemaking to Amend ARM 17-8-501, 504, 505, and 510 pertaining to Air Quality Operating Fees for registered sand and gravel, asphalt, and concrete facilities. Ms. Ulrich continued, that under the previous permitting program, the facilities paid an annual operating cost of $800 per year per permit and an application fee of $500 when a permit application was submitted. Without this new rule, there would be no fees collected, as permits are no longer issued for these affected facilities. The new fee rule is designed to be revenue neutral, that is, to generate relatively the same amount of funding from the new registration program as was generated from the collection of the annual operating fee from the previous permitting program.

Chair Deveny asked Board members if there were any questions or comments about the proposal to initiate rulemaking or whether the Department should initiate rulemaking on this issue. Hearing none, Chair Deveny asked for public comments on whether the Department should initiate rulemaking on this issue. There were no public comments.
Chair Deveny asked Board members for a Motion to Initiate the Rule and assign it to hearings officer, Sarah Clerget, to hold the hearing on the rulemaking.

Board Member Busy moved to initiate rulemaking and assigned the rule hearing to Sarah Clerget. Board Member Tweeten seconded the motion, which passed unanimously.

### III.A.3. Initiation of Rule Making

Mr. Davis addressed the Board requesting the Board hold a special session on or near September 24 to initiate rulemaking on the Lake Kookanusa site-specific selenium standard.

Mr. Tweeten moved to hold the special meeting on a date to be determined at the convenience of all the parties, the Department, and the Board members. Mr. Lynch seconded the motion.

Chair Deveny asked for comments or questions. There were no comments.

Board Member Tweeten moved to hold a meeting to consider initiating rulemaking for the Lake Koocanusa and Kootenai River. Board Member Lynch seconded the motion, which passed unanimously.

### III.B. New Contested Cases

#### III.B.1. In the Matter of the Notice of Appeal by Mr. Duane Murray, BER 2020-01, SUB-18-01.

Ms. Clerget introduced the Notice of Appeal by Mr. Duane Murray. Ms. Clerget informed members of their options to keep the case and act on all procedural and substantive matters or to assign it to a hearing examiner, keeping it for substantive purposes and assigning it for procedural purposes.

Mr. Lynch made the motion to assign the case to Agency Legal Services Bureau (ALSB) for all procedural and for all matters. Mr. Tweeten seconded the motion.

Chair Deveny asked for comments or discussion. There were none. Board Member Lynch moved to assign the case in its entirety to Sarah Clerget and/or ALS Bureau attorneys to act as hearing examiner. Board Member Tweeten seconded the motion, which passed unanimously.

### IV. Board Counsel Update

The Board discussed the cost of outside counsel, and decided how to proceed utilizing outside counsel in the future on current District and Supreme Court actions.

### V. Public Comment

No comments were offered.
VI. Adjournment

Chairperson Deveny motioned to adjourn at 10:40. Mr. Tweeten seconded and the motion carried unopposed.

Board of Environmental Review August 7, 2020, minutes approved:

CHRISTINE DEVENY
CHAIRPERSON
BOARD OF ENVIRONMENTAL REVIEW

DATE
Call to Order

Chairperson Deveny called the Supplemental meeting, on Selenium Water Quality Standards, to order at 9:00 a.m.

Attendance

Board Members Present
By ZOOM: Chairperson Chris Deveny, David Lehnerr, Dexter Busby, John DeArment, Chris Tweeten, Jeremiah Lynch, Hillary Hanson

Board Attorneys Present
Sarah Clerget, Attorney General’s Office (AGO)
Amy Christensen, Attorney with Christensen and Prezeau

DEQ Personnel Present
Board Liaison: George Mathieus
Interim Board Secretary: Deb Sutliff
Director’s Office: Shaun McGrath, Rebecca Harbage
DEQ Legal: Angie Colamaria, Kirsten Bowers, Sandy Moisey-Scherer, Sarah Christofferson
Water Quality: Tim Davis, Lauren Sullivan, Myla Kelly, Joanna McLaughlin, Moira Davin

Interested and other parties present
Senator Mike Cuffe; Representative Steve Gunderson; Laurie Crutcher Court Reporting; Stu Levit with the Confederated Salish and Kootenai Tribes; Michael Jamison with the National Parks Conservation Association; Shawna Kelsey, City Council – Troy, MT; Sue Ireland with Kootenai Tribes; Clayton Elliott and David Brooks with MT Trout Unlimited; Dave Hadden with Headwaters Montana; Julianne McLaughlin, Tonya Fish, and Ayn Schmidt with EPA; John Kilpatrick with USGS; Vicki Marquis with Holland & Hart; Michael Ryan; Brad Smith; Travis Schmidt; Jason Gildea; Erin Sexton; Kelsea Harris; Kayla Glossner; Lars Sander-Green; Mark Adzick; Rachel Malison

I. ACTION ITEM

I.A Initiation of Rulemaking
The Department is requesting initiation of rulemaking for Selenium Water Quality Standards for Lake Kookanusa and the Kootenai River.
Mr. Mathieus introduced Myla Kelly, Manager, and Lauren Sullivan, Technical Project Lead with DEQ’s Water Quality Standards and Modeling Section, as presenters.

Ms. Kelly provided background, framework and process of how they arrived at this point and Ms. Sullivan addressed the technical and scientific aspects of the proposed standards. They both responded to questions from Board members.

Chair Deveny called for public comment on whether to initiate the proposed rulemaking.

Mr. Elliott, Mr. Smith, Mr. Sexton, Mr. Sander-Green, Mr. Schmit, Mr. Levit, Mr. Hadden, Mr. Jamison, and Ms. Ireland provided comments in support of the rulemaking.

Senator Cuffe and Ms. Marquis provided opposing comments.

After brief discussion, Mr. Tweeten moved to initiate the rulemaking and that Sarah Clerget be appointed as the party to conduct the administrative hearing. Chair Deveny seconded the motion. The motion passed with five in favor and Board Member Busby opposed.

IV. Board Counsel Update

The Board will discuss the cost of outside counsel, and decide how to proceed utilizing outside counsel in the future on current District and Supreme Court actions.

V. Public Comment

Representative Gunderson apologized for not commenting on the rulemaking previously. He said he felt DEQ had not appropriately utilized EQC or WPCAC to keep the Legislature apprised of the rulemaking.

[received via text during the meeting] Shawna Kelsey introduced herself to members and offered support of DEQ recommended standards and that the BER move forward with establishing the standard.

VI. Adjournment

Chairperson Deveny motioned to adjourn at 11:17 a.m. Mr. Lynch seconded the motion. The motion carried unopposed.

Board of Environmental Review September 24, 2020 minutes approved:

______________________________________________
CHRISTINE DEVENY
CHAIRPERSON
BOARD OF ENVIRONMENTAL REVIEW

______________________________________________
DATE
BOARD OF ENVIRONMENTAL REVIEW
MINUTES
October 29, 2020

Call to Order
Chairperson Deveny called the Supplemental meeting, to order at 9:00 a.m.

Attendance

Board Members Present
By ZOOM: Chairperson Chris Deveny
David Lehnerr, Dexter Busby, Chris Tweeten, Jeremiah Lynch, Hillary Hanson

Board Attorneys Present
Sarah Clerget, Attorney General’s Office (AGO)
Amy Christensen, Attorney with Christensen and Prezeau

DEQ Personnel Present
Board Liaison: Tim Davis
Interim Board Secretary: Deb Sutliff
DEQ Legal: Kurt Moser, Sandy Moisey-Scherer
Water Quality: Jon Kenning, Melinda Horn, Hannah New, Rainie DeVaney, Kayla Glossner, and Christine Weaver

Other Parties Present
Laurie Crutcher, Laurie Crutcher Court Reporting
Vicki Marquis, Holland & Hart, representing CHS
I.A. Action Items – Action On Contested Cases

I.A.1. In the Matter of Notice of Appeal and Request for Hearing by CHS, Inc. Regarding Issuance of MPDES Permit No. MT0000264.

I.A.2. In the Matter of the Notice of Appeal of Final MPDES Permit No. MT0000264 Issued by DEQ for the Laurel Refinery in Laurel, Yellowstone County, Montana, BER 2015-07 WQ.

After brief discussion, Chairperson Deveny made a motion for the Board to approve the stipulations that were set forth for both contested cases. Board Member Lehnherr seconded the motion. The motion carried unanimously.

II. Public Comment

No comments were offered.

III. Adjournment

Chairperson Deveny motioned to adjourn. Board Member Busby seconded the motion. The motion carried unopposed and the meeting adjourned at 9:13 a.m.

Board of Environmental Review October 29, 2020, minutes approved:

CHRISTINE DEVENY
CHAIRPERSON
BOARD OF ENVIRONMENTAL REVIEW

DATE