1	BEFORE THE BOARD OF ENVIRONMENTAL REVIEW
2	OF THE STATE OF MONTANA
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5	BOARD MEETING)
6	September 30, 2016)
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8	TRANSCRIPT OF PROCEEDINGS
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10	Heard at Room 111 of the Metcalf Building
11	1520 East Sixth Avenue
12	Helena, Montana
13	September 30, 2016
14	9:00 a.m.
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18	BEFORE CHAIRMAN JOAN MILES,
19	BOARD MEMBERS CHRIS TWEETEN, DR. ROBERT BYRON,
20	ROY O'CONNOR; and ROBIN SHROPSHIRE,
21	MARIETTA CANTY, and MICHELE REINHART-LEVINE
22	
23	PREPARED BY: LAURIE CRUTCHER, RPR
24	COURT REPORTER, NOTARY PUBLIC
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WHEREUPON, the following proceedings were 1 2 had and testimony taken, to-wit: 3 4 (Ms. Reinhart-Levine not present) 5 CHAIRMAN MILES: Good morning, everyone. We'll call the meeting to order. And I guess I'd 6 7 ask Hillary to take roll. MS. HOULE: Thank you, Madam Chair. 8 attendance we have Madam Chair Joan Miles. 9 10 will go through and announce the Board members by 11 name, and if you could just say "here" when I say 12 your name, that would be great. Thank you. I'11 13 start with Board Member Dr. Robert Byron. DR. BYRON: 14 Here. 15 MS. HOULE: Board member Marietta Canty. MS. CANTY: Here. 16 17 MS. HOULE: Board member Roy O'Connor. 18 MR. O'CONNOR: Here. MS. HOULE: Board member Michele 19 20 Reinhart-Levine. 21 (No response) 22 MS. HOULE: And Board member Robin 23 Shropshire. 24 MS. SHROPSHIRE: Here.

MS. HOULE: Board Member Tweeten.

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1 MR. TWEETEN: Here.

CHAIRMAN MILES: I believe that Marietta was going to be on the phone, so we'll maybe hear her come in.

MS. CANTY: I answered here.

CHAIRMAN MILES: I'm sorry. I missed that. I mistook that. I thinking about Michele. So we may hear from her.

The first item of business is to review and approve the minutes from August 5th. And I apologize again that I wasn't here, and I do have one slight correction even without being here.

In the very first 1-A-1 review and approve minutes, it said Chairman Shropshire called for a motion to adopt the minutes as submitted. Mr. O'Connor and Ms. Reinhart-Levine seconded. So I think you forgot Mr. O'Connor moved.

Those of you were here for the meeting, are there any corrections or comments to the minutes?

(No response)

CHAIRMAN MILES: Okay. Is there a motion to approve?

MR. O'CONNOR: So moved.

CHAIRMAN MILES: Is there a second?

2 DR. BYRON: Second.

CHAIRMAN MILES: It's been moved and seconded. All in favor, please say aye.

(Response)

CHAIRMAN MILES: Anyone opposed?
(No response)

CHAIRMAN MILES: Motion carries unanimously. Thank you.

With that, we're going to move right into contested case updates and hear from Ben.

MR. REED: Thank you, Madam Chair. In the matter of the public water supply laws with Highlander Bar and Grill, the stipulation has been entered, and the Highlander Bar and Grill is, insofar as I know, complying with that stipulation.

For A(1)(b) and (c), the second proposed briefing contested case hearing schedule has been filed by the parties, and an order has been issued. Those orders are running in parallel and will continue at pace.

In (d), the matter of violations of Water Quality Act by Buscher Construction, the parties anticipate resolution through mediation,

so they anticipate that matter will be resolved one way or another by November 30th or they will so inform me.

Moving to non-enforcement cases, No. 2, in the matter of the Phillips 66's appeal of outfall 006 arsenic limits, that matter has been stayed to December 17th of this year.

With Columbia Falls Aluminum Company, again, at this point the matter proceeds at pace. The parties may be able to resolve, but they have both filed -- we're sort of moving towards a hearing at this point, so both parties have filed prehearing statements. I think we anticipate going to a hearing on that.

In the matter of Heart K Land and Cattle, I held a hearing on September 1st. The parties presented arguments in support of their motions for summary judgment, and I'm working on that. I anticipate having that wrapped up pretty quickly.

The second prehearing order in
Westmoreland Resources simply sets a new schedule;
as does (e), with the MPDES permit issued by DEQ
for the Laurel Refinery.

In the matter of termination by DEQ of

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the application by Payne Logging, exceptions and presentation of briefs and oral argument are being worked on by the parties, and that is proceeding according to schedule.

(Ms. Reinhart-Levine present)

CHAIRMAN MILES: Good morning, Michele. Thanks for joining. We're just going through. We're on the non-enforcement cases assigned to the Hearing Examiner, getting an update on that. And I think we have the whole Board in attendance either here in person or on the phone. So thank you.

Joan, just to interrupt MS. SHROPSHIRE: for just a minute. I'm travelling this morning, and at some point I may have to drop off to get on a plane, so I wanted to warn you ahead of time.

CHAIRMAN MILES: Thanks, Robin. And nice job last meeting, with a record pace on the Board meeting.

> MS. SHROPSHIRE: You're welcome.

MR. REED: Under (g), in the matter of LT Trucking, the request for extension to file joint scheduling order was responded to. confess that this was responded to a bit late. just got the matter signed today. But the parties are moving forward with that matter.

In the matter of the denial of the nondegradation review for Lakes at Heron Subdivision, the parties have filed a joint stipulation to dismiss without prejudice. I've prepared an order for your signature, Madam Chair.

And in the matter of the appeal of the violations of the Open Cut Mining Act by Big Rock, I've issued a first prehearing order asking the parties to set a schedule.

CHAIRMAN MILES: Before Ben moves to the next topic, any questions or procedural questions from the Board?

(No response)

CHAIRMAN MILES: Okay. Thank you.

MR. REED: And in the contested cases not assigned to a Hearing Examiner, in the matter of WECO regarding its MPDES permit, Mr. North, would you --

MR. NORTH: Madam Chair, members of the Board, John North. I'm sitting in for George Mathieus today. He is ill, and so I'm sitting in for him.

With regard to that, two things have happened recently. One is that the briefing on

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the attorney fees issue between the Plaintiffs and the Department is ongoing. I think briefing should be done in early October, and then it will be ready for decision by the Judge on the issue of whether attorney fees are due and owing.

At the same time, Western Energy has filed an appeal of the substantive provisions of the case in the Montana Supreme Court, so it looks like that case will be in the Supreme Court for a decision.

CHAIRMAN MILES: John, can I ask you briefly. This case versus the WECO case down below, which is a permit for Area B, how do those differ? That's just a little confusing to me.

MR. NORTH: This case pertains to the discharge permit for the outfalls. The other case is under the Strip Mine Act.

CHAIRMAN MILES: Is it all the same expansion or is it --

MR. NORTH: I believe so. I think so.

Excuse me. It is not. I wasn't sure on that. So

it's a different expansion. I'm sorry.

CHAIRMAN MILES: So it is a different area of the mine, so they're very separate issues here.

1 MR. NORTH: They're separate, yes. 2 CHAIRMAN MILES: Thank you. 3 MR. O'CONNOR: Madam Chair, excuse me. 4 I'm still not clear on where we are with respect 5 to the Signal Peak/MEIC agreement or discussions that were going on. Has that been settled? 6 Ιf 7 so, I may be missing out on something here, but I haven't gotten any letters on it or any 8 information recently. 9 10 MR. NORTH: Madam Chair, I think Mr. Reed will be addressing the Board on that issue. 11 12 MR. REED: Absolutely. That's going to 13 be under new contested cases, Mr. O'Connor. 14 MR. O'CONNOR: Okay. Thank you. 15 CHAIRMAN MILES: Something has happened 16 apparently. Thank you. Any questions from anyone 17 on the phone? 18 (No response) 19 CHAIRMAN MILES: Other briefing items. 20 Thank you for your update. Air quality permit 21 fees; is that where we are? 22 MR. REED: Yes, Madam Chair. 23 MR. NORTH: Madam Chair, Liz Ulrich will 24 address the Board.

MS. ULRICH: Good morning, Madam Chair,

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members of the Board. My name is Liz Ulrich, and I'm the Analysis and Planning Services Section Supervisor within the Air Quality Bureau.

The air quality rules, specifically ARM 17.8.510, require the Department to report to the Board annually on air quality fees that are anticipated for the next calendar year. Last year Chuck Homer gave this report, and provided some history of the fee program, as well as discussion of fees for calendar year 2016. I don't plan to cover the same material that Chuck presented, but I am going to refer to some points he spoke about.

As a refresher, approximately 75 percent of the Air Quality Bureau is funded by fees collected from either permitted or registered sources or from applications we receive. The Legislature sets appropriation for air fees, and then you as the Board establish a fee schedule sufficient to collect enough revenue to support that appropriation.

The majority of the fees collected come from emissions from regulated facilities, or flat fees from registered oil and gas wells and portable facilities.

Last year Chuck mentioned that we

haven't raised the fee since 2009. Rather than increasing that rate, the Air Quality Bureau worked on reducing expenses, and we are still working on that. We are currently evaluating our program, and determining how we can make them operate more efficiently. We aren't yet 100 percent sure what that looks like, but when we do, we will be sure to involve our stakeholders, especially the Clean Air Act Advisory Committee, in the process.

Between new regulations being promulgated by the EPA, and large sources of emissions in Montana shutting down, the air quality world is dynamic, and we anticipate being able to support the program through calendar year 2017 without needing to request a fee change.

Therefore at this time we do not anticipate bringing a request for a fee change before the Board in the next year. In September 2017 we will be back and present any anticipated fee changes for that year. Is there any questions?

CHAIRMAN MILES: Any questions?

(No response)

CHAIRMAN MILES: Thank you very much.

Now I think it goes back to you.

MR. REED: Yes, Madam Chair. Very briefly, Madam Chair, as the Board is aware, the Petitioners in the WECO Rosebud Strip Mine Area B case that's in BER 2016-03, the Petitioners have submitted a motion for summary judgment. The matter has been fully briefed by all the parties.

The matter has not been set for hearing because candidly I didn't believe that the Board was going to have enough time to thoroughly digest the materials. I assume the Board members have reviewed the materials. They're fairly copious, and they require quite a bit of review and rumination to address them.

That having been said, it would be possible for the Board to hear the matter today. However, absent sufficient amount of public notice, I think it's probably not appropriate. That having been said, there are a couple of issues that the parties have raised that I think are appropriate to address to the entire Board.

The matter has not been set for hearing by a Hearing Examiner. Therefore the Board needs to hear the matter. The matter can be heard at the December meeting of the Board. Having talked

with Mr. Mathieus, I believe that there is going to be ample time on the schedule for the Board to be able to hear the matter, and get a full and fair accounting of the parties' legal positions during the ordinary course of a one day meeting.

The parties have indicated, however, that they have a little bit of a concern about the fact that there are several Board members whose terms expire on the first of next year; and so in a perfect world, therefore, the parties would like to have the matter heard by the same Board members who ultimately would be making a decision.

So the parties have requested that the matter possibly be set for a hearing in October or November. That would be at the Board's convenience obviously, but the parties have indicated that they would be ready and able to move their schedules around.

I note that the parties are all in attendance today, and may wish to express their opinions on the matter to the Board, but that's sort of the lay of the land at current.

CHAIRMAN MILES: The next meeting is December 9th; is that correct?

MS. HOULE: That's correct, Madam Chair.

CHAIRMAN MILES: And I missed two meetings here. So did we ever take up this issue of whether to assign this to a Hearing Examiner or

4 not?

MR. REED: Madam Chair, when the matter was first appealed to the Board, the parties requested that the matter not be heard by a Hearings Examiner. Candidly I think part of the reason was that they believed that the matter was going to need to be heard by the Board at some point. Whichever way the Hearing Examiner decided on the matter, it would then be appealed by one of the parties to the Board, so they requested that the Board simply not assign it to a Hearings Examiner, that I would simply handle the administrative and scheduling matters prior to the Board hearing the matter.

CHAIRMAN MILES: So I guess my first
question then procedurally is: Is that what the
Board wants to do, to hear the matter? And I
would just add my quick thought on it, not that I
want to. But I think I was of the mind originally
that this could go to the Hearings Examiner,
because I felt that we had made our position clear
on the Cumulative Hydrologic Impact Assessment;

but after reading this, it seems to me that the alleged deficiencies are quite different. So it probably is appropriate for the Board to hear it, but that's just my thought. Anyone else have comments on that?

(No response)

CHAIRMAN MILES: Are we prepared to hear it? Not necessarily today, but are we prepared to take this under our jurisdiction?

MR. TWEETEN: Madam Chair, I would tend to defer to Counsel's judgment about this matter as well. And just having looked at the volume of materials that's in front of us, it occurs to me that rather than go through a hearing in front of the Hearing Examiner and then another hearing in front of the Board, it might be better just to cut to the chase and have the Board hear it sometime this fall.

DR. BYRON: Madam Chair, I agree with Mr. Tweeten, and your thoughts as well.

CHAIRMAN MILES: Anyone on the phone have a comment? It appears that the four of us here agree that since it is likely to come before the Board anyway, that we should schedule a hearing. Anyone on the phone?

MS. SHROPSHIRE: It's fine with me,

MS. REINHART-LEVINE: Michele. Same.

MS. CANTY: Marietta. It's fine with me, but I'll have to recuse myself because it involves coal, so for whatever that's worth.

that, Marietta. Thank you. Then I guess that being said, if the parties are here and want to comment about an appropriate time for a hearing, we'll take that, we'll listen to you. And I guess my concern is that would we be able to finish our work if we did this in December. So if it is ripe for hearing, we may need to schedule that within the next month or so. Who wants to -- Shiloh.

MR. HERNANDEZ: Madam Chair, members of the Board, Shiloh Hernandez with the Western Environmental Law Center, representing the Petitioners in this matter.

We share the concern that if this case is heard in December, that there won't be sufficient time for the Board as currently composed to issue a ruling on it by the end of the year. We understand that it is not always the case that Board members are removed immediately on

the first of January, that there is some time to choose all of that, but we think that it makes it the easiest for everyone, and avoids any potential change and potential for any political meddling in this. It's an issue that we just want to avoid altogether.

We are available in October and November. We really want to be aware and respectful of the Board's schedules, and that this isn't your full-time jobs. We think that it is most important that the Board be fully briefed on the matter before hearing it if that's possible; and if it works with your schedules, we think that the ideal time would be the latter two weeks of October or early November. And that's all I have to say. If you have any questions, I'm happy to respond.

CHAIRMAN MILES: Thank you. Is there anyone else representing any of the parties that wishes to comment?

MS. CONVERY: Madam Chair, members of the Board, my name is Becky Convery. I represent the Department in this matter.

We are not opposed to having a special hearing in late October/early November. Again, we

share the same concern that Mr. Hernandez does, and that is the Board have sufficient time to review the volume of materials that have been submitted in this case.

However, as an alternative, if a special hearing date cannot be agreed upon or Board members are not available in late October/early November, as a possible alternative, if all the materials have been reviewed and there is a hearing on the 9th, it may be possible to have a follow up telephonic conference for the Board to decide the matter prior to January 1st, if that's appropriate. So we just wanted to offer that as an alternative. Thank you, Madam Chair.

MR. MARTIN: Madam Chair, members of the Board, my name is John Martin, and I have the pleasure of representing Western Energy, its Union Local 400, the Cheyenne Miners Association, and Natural Resource Properties. We're the intervenors in this matter.

We are amenable, if the Board were to decide that it is appropriate to have a special session, we're certainly amenable and will accommodate. By the same token, I think Ms.

Convery's suggestion is something that strikes us

as practical. More than anything else, we want to accommodate the Board. We recognize -- to put it in the vernacular -- that you have day jobs, and it is not that easy to pull everybody together, and we appreciate both the expense and the effort. So whatever the Board decides, we are amenable to it.

And we do think that the suggestion that was advanced by DEQ is something that strikes us as practical, and something that we'd be willing to join in and make that effort work.

Let me add -- just as an offer to perhaps facilitate what folks have suggested -- that perhaps the parties could submit proposed findings of fact and conclusions of law in sufficient time to allow the Board to decide the matter, if it is necessary, before early January. Thank you.

CHAIRMAN MILES: Thank you. Anyone else?

(No response)

CHAIRMAN MILES: Board members.

MR. O'CONNOR: It seems to me like we usually have a pretty full schedule on the December meeting without trying to squeeze this

in. You have more experience than I do on this, Madam Chair, but just a comment here.

CHAIRMAN MILES: Chris, you mentioned that maybe a fall time period might be -- I would worry about December frankly. I appreciate the offer to kind of assist us through that, but that's a pretty busy time of year for everyone. And I would worry about whether we could finish our work. It just brings back shades of last year, because I think that we were doing that in December of last year, if I recall, and then meeting in January. So I would hesitate to think that we could actually finish it by the first of the year.

So I'm certainly willing to look at a date in October or November. I do have some time constraints. Maybe I'll just throw that out. I would be not be available after the 26th, Wednesday, but I would be available October 24th or 25th, and I am available that very first week in November. The 31st through the 3rd. I would be leaving town on the 4th. But that's just a couple of suggestions there. How do others' schedules look?

MR. TWEETEN: Madam Chair, my schedule

is quite flexible, but I am available on all of
the dates that you have just identified. So any
of those five, I guess, dates, five or six dates
would be fine with me.

MR. O'CONNOR: Madam Chair, probably the
1st, 2nd, 3rd of November would work fine for me,
as well as the 31st which is Halloween, if that's

an appropriate date.

CHAIRMAN MILES: Probably the 1st or 2nd would be preferable.

DR. BYRON: Madam Chair, those dates work for me, the 31st through the 3rd.

CHAIRMAN MILES: Marietta, I know you said you would have to recuse yourself. So Robin, are you still on the phone?

MS. SHROPSHIRE: Yes, I'm here.

CHAIRMAN MILES: I need to hear from Robin and Michele about the potential for meeting I think the 1st, 2nd, or 3rd of November.

 $\mbox{MS. REINHART-LEVINE: This is Michele.} \\ \mbox{Works for me.}$

CHAIRMAN MILES: Thank you, Michele.

MS. SHROPSHIRE: I need to check my calendar, and unfortunately I just have my phone with me. The 1st, 2nd, or 3rd is a Monday?

CHAIRMAN MILES: It is a Tuesday, Wednesday, Thursday. Monday is I think a potential, too. You can let us know.

MS. SHROPSHIRE: I think I can get back to you pretty quickly on that, but unfortunately I don't know right now.

CHAIRMAN MILES: I guess the next step would be -- Department, is that possible to have the support and the technical assistance we would need to set that up? Is there a preference on any one of those days, the 1st, 2nd, or 3rd?

MR. NORTH: I don't think we have a preference on those dates.

MR. REED: Madam Chair, if I might interject. What I can simply do is -- I know that this has perhaps caught the Board a bit on its back foot, and what I can simply do is have our office arrange for a date, and telephonically contact all the Board members, and make sure that that specific date and time works for them. We do that pretty routinely for these sorts of matters.

CHAIRMAN MILES: Does that sound good to the parties, workable to the parties? And I do appreciate, Mr. Martin, what you had talked about drafting some proposed findings of fact and

conclusions of law. I don't know if that's possible to do by November, but if it is, that is certainly helpful to the Board. We have the briefs, and we can be studying that. And it is rather a lot of material. I tried to get through it as best as I could, but certainly wasn't prepared to have a hearing on that today.

So I think that would give us an opportunity to work on the materials we have, and then if there would be a possibility of some drafts, FOF, if that's possible, we would appreciate that.

MR. HERNANDEZ: Absolutely.

MR. TWEETEN: Madam Chair, may I? A plea and then a question.

First of all, the last time we had one of these large summary judgment arguments, I requested that the parties try to get together and stipulate to as many of the facts as you can, and not just procedural facts, but substantive facts with respect to the matter as well. I know Western Energy at least has argued that there are material issues of fact that preclude summary judgment, but if we could get some sort of agreed statement of facts from the parties as to

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everything that is possible for you to agree to, that would certainly make it easier for us to evaluate the appropriateness of this case for summary judgment.

Second question. How long do we anticipate this argument is going to take? Certainly not more than one day, I hope.

MR. HERNANDEZ: Madam Chair, Mr.

Tweeten, we spoke with Mr. Reed about this

previously. The parties all agree that we think

that thirty minutes for each side to present our

arguments should be sufficient, and then any

additional time for questioning from the Board.

CHAIRMAN MILES: So I think this kind of schedule then would allow us, if we needed, to have an additional call in November or to complete our work at our December meeting. I guess I'll work with the Department on what that agenda is going to look like in December so we have sufficient time to complete this, if it is feasible.

MR. NORTH: Madam Chair, I think that given what we know about the December meeting right now, there should be time.

CHAIRMAN MILES: Okay. Well, here we

25 1 go. 2 MR. REED: So I think there will need to be a motion, Madam Chair, to set the matter, or 3 4 are we --5 CHAIRMAN MILES: We're going to hear from you about I think the most workable date 6 7 between the 1st, 2nd, and 3rd, correct? So do we want a general motion that we do work with the 8 Department and with Ben to set up a special 9 10 meeting to hear this matter? Would that be an 11 appropriate motion? 12 MR. REED: I think that would be 13 sufficient, Madam Chair. 14 MR. TWEETEN: So moved. 15 DR. BYRON: Second. 16 CHAIRMAN MILES: It's moved by Mr. 17 Tweeten, seconded by Rob Byron. Any further 18 discussion? 19 (No response) 20 CHAIRMAN MILES: All in favor, please 21 say aye. 22 (Response)

CHAIRMAN MILES: Opposed.

CHAIRMAN MILES: Hearing none, this

(No response)

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matter on Western Energy Company Rosebud Strip

Mine Area B will be scheduled for early November,

date to be determined, and we will hear from Ben

MR. REED: Yes, Madam Chair.

as soon as possible about that.

CHAIRMAN MILES: Thank you, everybody.

Action items.

MR. REED: Madam Chair, Mr. O'Connor, yes. You'll note that Roman III(A)(1) looks suspiciously similar to an old case. It is and it is not. It has been styled as a new contested case. It's fundamentally the old Signal Peak with a couple of added twists that have to do both with the hydrologic issues that are covered or not covered by the CHIA, as well as the adequacy of the bonding.

The petition that's been filed by

Western Environment Law Center through Counsel is

pretty specific as to what they require. However,

many of the issues are very much the same as were

covered the last time this was before the Board.

CHAIRMAN MILES: So I guess again procedurally, the Department finished the revised CHIA; is that it?

MR. REED: Yes, Madam Chair.

CHAIRMAN MILES: And then the permit had never been voided, so --

MR. REED: I believe that to be the case. Yes, Madam Chair. The work at the site had continued, and there was an assumption that the parties would come to a meeting of the minds as to the effectiveness, general quality, and sufficiency of the CHIA as concerned the permit.

CHAIRMAN MILES: So the issue for the Board right now is to decide whether to hear the matter or assign a permanent Hearing Examiner.

MR. TWEETEN: Madam Chair, I guess given the amount of time that the Board has spent on this entire matter so far, it wouldn't make much sense to me to refer to a Hearing Examiner. I think we've all done a lot of background work, all of us, so taking it straight to the Board would make the most sense to me.

CHAIRMAN MILES: Others?

(No response)

CHAIRMAN MILES: I think we're in agreement with that. I guess we will not assign a Hearing Examiner. Is that the consensus of the Board? Do we need a motion? I don't think we need a motion to that effect.

28 1 MR. REED: I don't believe so, Madam 2 I'll simply handle the logistical and 3 scheduling matters. And then No. 2 speaks for itself. 4 5 a hydroelectric project where 401 certification 6 has been appealed by Missouri Water Keepers. 7 CHAIRMAN MILES: Why does that say that we must assign a Hearing Examiner? 8 Madam Chair, members of the 9 MR. NORTH: Board, John North. This contested case hearing is 10 11 actually set up by Board rule as opposed to by 12 statute, and the Board rule actually says that the 13 Board shall appoint a Hearing Officer. 14 CHAIRMAN MILES: Thank you. Is there a 15 motion then pursuant to ARM 17.30.109 to assign a 16 Hearing Examiner to this case? 17 MR. TWEETEN: Madam Chair, if the 18 regulation requires it, I don't think we need a motion, do we? 19 CHAIRMAN MILES: If we don't, that's 20 21 fine. 22 MR. REED: I think the only question is

who the Hearing Examiner is to be, and I have time available in my schedule.

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CHAIRMAN MILES: Are you able to take

this on?

MR. REED: Yes, Madam Chair.

CHAIRMAN MILES: If we don't need a motion, we can proceed with that and proceed with Ben having to take it up. No. 3.

MR. REED: Then No. 3 is an appeal of the Open Cut Mining Act by Goran -- there is a minor typo -- in Stillwater County.

MS. HOULE: I'm sorry to interrupt, Mr. Reed. That typo was corrected this morning.

Thank you for noting that. And it is on the updated agenda.

MR. TWEETEN: Corrected in one place and not in another.

MR. REED: I was working on these matters at about 10:00 last night, and feeling a little goofy, so I addressed an email to that effect to Ms. Houle.

CHAIRMAN MILES: Oh, Goran.

MR. REED: Yes, Madam Chair, although believe me, last night I sympathized very much with the inadvertent typographical error.

CHAIRMAN MILES: Apologies to Goran.

What's the Board pleasure on this item? Are you able to take this as a Hearing Examiner? Will

your schedule allow you? 1 MR. REED: Madam Chair, I am and I will. 2 MR. O'CONNOR: I would move that we 3 4 appoint a Hearing Examiner, specifically Ben to handle this. 5 MR. TWEETEN: I'll second. 6 7 CHAIRMAN MILES: Any discussion? 8 (No response) 9 CHAIRMAN MILES: All in favor, please 10 say aye. 11 (Response) 12 CHAIRMAN MILES: Opposed. 13 (No response) 14 CHAIRMAN MILES: Thank you, Ben. Ιf 15 you'll take that matter up. 16 MR. REED: Yes, Madam Chair. 17 CHAIRMAN MILES: Initiation of 18 rulemaking. The Department. 19 MR. NORTH: Yes, Madam Chair. With 20 regard to the first one, the RTCR rule package, 21 Tammy Filliator will make a presentation. 22 CHAIRMAN MILES: Thank you. 23 MS. FILLIATOR: Good morning. 24 Chair, members of the Board. My name is Tammy 25 Filliator, and I represent the Public Water Supply Program here at the Montana DEQ.

The 1989 Total Coliform Rule, a national primary drinking water regulation, became effective in 1990, and this rule was designed to protect public health by having every public water system in the United States test and meet maximum contaminant levels for coliform bacteria, a group of bacteria that could indicate the presence of pathogenic bacteria in the water supply. This rule was revised in 2013, and is now known as the Revised Total Coliform Rule or RTCR.

The RTCR became effective under Federal jurisdiction on April 1st of this year. DEQ implemented the rule under EPA authority. This means that while DEQ implemented and runs compliance for the rule, EPA has primary enforcement responsibility. In order to gain primary enforcement responsibility for the State, called primacy, the Department needs to propose and write rules to incorporate the RTCR into Montana's Administrative Rule.

While adopting the RTCR, the Department requests to adopt the 2015 Code of Federal Regulations and several housekeeping items. Last April we presented an overview of the RTCR to the

Board. Today we have a slightly more detailed overview of the rule package to share.

During the rule writing process, the
Department worked with the Public Water Supply
Focus Group. After we drafted the proposed rules,
the Department sent a copy to the EPA. We heard
back from them. We also sent postcards with
information concerning the rule package to all
public water supply certified operators,
administrative contacts, and we also sent that
rule package to the public water supply interested
parties list.

Based on feedback from this outreach, the Department does not expect this rule package to be controversial. Basically we received two comments, informal comments. The Department recommends initiation of rulemaking and appointment of a Hearing Officer for a public hearing.

So I'd now like to go through a slightly more detailed overview of the rule package using the power point presentation.

CHAIRMAN MILES: Excuse me just one second. So we do have the full -- that was one of the items included, the full document to initiate

rulemaking in our packets?

MS. FILLIATOR: Yes, Madam Chair.

CHAIRMAN MILES: We'll move around so we can listen. I think we were given a summary of the changes here in this hand-out.

MS. FILLIATOR: Yes, Madam Chair. That I'll talk about at the end, if that's all right.

MS. HOULE: Madam Chair, members of the Board, those of you joining telephonically, there was an email sent out this morning. We do apologize for the short notice on that, but you should have received it via attachment in an email.

CHAIRMAN MILES: You did send out the power point a few days ago.

MS. HOULE: Madam Chair, that is correct. I sent out the power point, and then this morning the technical changes packet was sent out this morning. Just for those joining on the phone so you can access it. Thank you.

MS. FILLIATOR: So in terms of an outline of the talk, I'd like to go through the rule package. I'm going to start with the earliest ARM and work my way through. I'm going to emphasize the major changes, and I'm also going

to emphasize the 1989 Total Coliform Rule which we operated under through the beginning of this year, and then compare that to this new rule that was implemented April 1st.

So it was implemented under EPA authority in April 2016, and then at the end -- you can interrupt me at any time for questions, but of course at the end we'll have time for questions, too.

So 17.38.104, this is one of the changes that is not related to the RTCR. In 17.38.104, we talk about something called significant deficiencies, and the key here is that a significant deficiency is a defect, a failure, or a malfunction of a public water supply system that can either cause introduction of contamination into a drinking water supply, or potentially can cause that contamination.

And what we would like to do with this rule package is clarify that when we look at isolating these sources of contamination or potential sources, that there are factors and conditions that can hinder that determination, and we need to make sure that we're not hindering the process.

And so specifically here includes a wide variety of things, but in the rule we've designated we need to have proper sampling locations, and proper sampling taps. That way if we're trying to determine the source of a contamination, we can do that more easily. And so this rule change would give the Department express authority to ensure that the necessary practices and conditions are in play so that we can track sources of contamination.

adopt Federal definitions, and in the RTCR, there are a total of five definitions that are included in the Federal rule package. We are suggesting we adopt four of those definitions. We're suggesting not to adopt the term "clean compliance history," and that is because that particular term, when we look at the definition, it conflicts with one of our ARMs, specifically 17.38.215, that implies the use of that term. And so the terms are defined on the next slide.

Before we go to the next slide, there is a difference between Federal rule and Montana rule, and we have to be able to understand that to understand clean compliance history, and where it

kind of fits into this rule package.

So for the Federal rule, there are specific systems, and they're ground water systems that are non-community serving less than or equal to 1,000 people. Under Federal rule, those systems are starting on quarterly monitoring. If they're triggered, say they have an E. coli hit, they then go to monthly monitoring. They then have the ability through Federal rule to qualify for quarterly monitoring once again.

Montana rule, these very same systems start out on monthly monitoring, and I'll talk more about that here in a couple of slides. So slightly different than the Federal. We have these small systems. They're using ground water. They start on monthly monitoring. They go through a process with the Department to qualify for quarterly. And then just like the Federal rules, they can be triggered to return to monthly, for example E. coli positives. And then after they fix the problem, they can reapply and requalify for that quarterly monitoring.

So this next slide. So two things going on. First of all, in Montana, they're applying for quarterly monitoring, and then if they get

bumped off of quarterly, they can reapply later.

And so at the top of this slide, when a system applies for quarterly monitoring, they need to have satisfactory total coliform test results for 24 months, no MCL exceedences, monitoring violations, or treatment technique violations.

And that is the policy we have in place to originally apply for quarterly.

If we look at reapplying for quarterly monitoring -- and I pulled this verbiage from the Federal rule -- to reapply in the State of Montana, a record of no MCL violations, no monitoring violations, no coliform treatment technique triggers exceedences, or treatment technique violations.

And so to make it very clear that we have these two different steps in the process, and also that there is some overlap between the two, we're suggesting we do not adopt that definition.

CHAIRMAN MILES: The clean compliance history definition you're talking about?

MS. FILLIATOR: Yes, the clean compliance history definition, Madam Chair.

CHAIRMAN MILES: And that doesn't put us out of sync with what the Federal rule requires

because of what you're able to do here.

MS. FILLIATOR: So I did submit this proposed rule package to the EPA, and we received comments back. They were okay with this portion.

CHAIRMAN MILES: Thank you.

MS. FILLIATOR: So 17.38.211. I have a discretion sign in the corner because this is a point in the Federal rule package where the State of Montana can make choices. And so this particular choice deals with something called dual sampling, and if we look at the 1989 Total Coliform Rule, you could adopt dual sampling, and the State of Montana did do so. Specifically dual samples could be used by ground water systems serving 1,000 or fewer people.

With the Revised Total Coliform Rule, we're proposing to not adopt dual sampling. And when we look at the RTCR, only systems that have a single ground water well serving fewer than or equal to 1,000 people would even be eligible. So right off the bat, if we did adopt it, we have approximately a third of the systems that wouldn't qualify because they have two wells, two ground water wells.

And big picture-wise, I can go into as

much detail as you'd like, but if we look at the 1989 TCR, these systems that we're dealing with here, 1989 TCR, if they collected a monthly sample, it came back positive, under the 1989 TCR, they would collect four additional samples the same month.

With the Revised Total Coliform Rule, even if we do not adopt this dual sampling due to changes in the rules, these systems still only collect four samples after a total coliform positive. And so the system is not spending additional money, even though we're not adopting dual sampling, but what it does do for the Department and the system is that it allows us to hopefully track down the source of contamination more quickly.

17.38.215 is probably the most complex portion of the rule package. I want to focus on three different line items here. The first I'll talk about are seasonal systems.

Under the 1989 Total Coliform Rule, there were no requirements for seasonal systems, and so this is actually a really big change.

Under the RTCR, seasonal systems are required to perform and document a start-up procedure. And

this first portion of the slide is mandatory, and so performing the start-up procedure, documenting it, and then returning paperwork to the State is mandatory.

And as part of the procedure, the system

-- So they've closed for the season; they've

depressurized the system. Next year they're going

to flush stagnant water from the pipes, inspect

all their equipment, check their chemicals, make

sure everything looks good before they open for

the season.

The testing of a sample of water is at State discretion, and we would like to adopt that. And so after they've gone through their inspection, they've checked all their chemicals, the last step would be that they collect a sample, test it for total coliform. If that comes back, the test results are good, they're okay to open for the season.

The alternative would be that they do not test for total coliforms. They open for the season. Their first routine sample is a hit, and at that point, that can trigger additional activities that can cost money and take time later on in the process. So this is at State discretion

however.

Now we look at coliform monitoring frequency. This slide I have the different system types. And the Federal rule has a routine coliform monitoring frequency, and that's in the middle column. And what I've done here is in the middle column is the Federal language, and then the column on the right is what Montana is doing. And so as we go down, you can see the word "no" there, and that's what I'd like to focus on.

And so in 1993, we had a set of systems, ground water systems, non-community, transient systems serving fewer or equal to 1,000 people, and these systems were actually on quarterly monitoring. And the Department went through, and they switched from quarterly to monthly, and that went through the Board of Environmental Review at that time. And so these systems then were on monthly.

In 1998, the Department decided to return to that quarterly because that's what the Federal regulations stated that they can do, and it was actually part of an official rule writing process; and county sanitarians, public health professionals, water professionals, they all came

together, and they made a series of comments during the official rule writing process, and said, "No, we'd rather not do this. We think it is better for these systems to stay on monthly monitoring, and if they have a clean -- and if they don't have any total coliform hits, and they're doing what they're supposed to be doing, then they can qualify for quarterly."

But as a result of that process, these systems went to the starting point of monthly monitoring, and so that's why I have a star here. And then I mentioned that it is MAR Notice 17-089, and it kind of details part of this process and the comments that were received, and it actually worked out well. The Board said that these individuals could sit down with the Department, and they could come up with a set of guidelines. So we start with monthly. Here is how you qualify for quarterly. So right now then, these systems are testing monthly.

Now, this table is also set up in the same way, and these are all at State discretion.

And so under the EPA guidelines, we can reduce monitoring for the systems that are listed.

However, in the State of Montana we're proposing

not to do that.

When the Federal rules were written they were written for all 50 states, and it is hard to take all of those states and stick them into one set of monitoring schedules and reduced monitoring frequency schedules. For the State of Montana, we're suggesting that we do not reduce the monitoring except for those ground water systems that are transient and non-seasonal. And then they were suggesting that they can qualify for quarterly monitoring.

And so here is a summary slide, and what I wanted to do is give you an idea of how things changed. And so once again, these rules have been implemented as of April 1st. And so we compare the 1989 TCR and the RTCR, the baseline for all systems prior to April monitoring monthly, currently monitor monthly.

The major change is with these seasonal systems. So I've divided -- if you'll look at the last two rows. I've separated seasonal transient systems from non-seasonal transient systems, and that's because when we look at those seasonal systems, they are no longer going to be able to qualify for quarterly monitoring. And so they're

only open a couple months of the season. Things can change quickly. We think it is a good idea that they monitor monthly.

However, if we go to the last row, our non-seasonal systems under the 1989 TCR, they could qualify for quarterly monitoring. Under the RTCR they still can. And if they're already on quarterly monitoring, they've stayed on quarterly monitoring, unless they were triggered due to an E. coli positive or something like that.

So when we look at the RTCR, there is a really big change in terms of what happens after a system collects a routine sample and it comes back positive. Under the 1989 Total Coliform Rule, small systems, if they got a hit, a positive coliform test result, they would collect five temporary routines the following month. So if they sample this month, they get a positive, next month they collect five temporary routines.

Under the RTCR, it is very forward thinking, and the idea is to concentrate on find and fix. So instead of just testing until your results come back negative, instead we trigger what's called Level 1 and Level 2 assessments. So there really is this emphasis on, "You have a

positive coliform sample. Let's find out why.

And if we find out why, let's fix the problem so that it doesn't happen again." And so under the RTCR, if a system gets a hit, a total coliform positive sample, they trigger one of these assessments.

And the first type I'll talk about is a Level 1 assessment, and so the first way that you can trigger a Level 1 is that for a small system, they have two or more total coliform samples in the same month. For a large system, they have to hit the 5 percent mark, so 5 percent of their samples are total coliform positive. And then the other way that a Level 1 assessment is triggered is that a system has their routine sample, it comes back positive, they do not collect their repeat.

And so with this Level 1, the public water system itself will actually go through a check sheet that we have, and what they do is they star where they collected the sample that came back positive, and they'll look at their sampling techniques, they'll look at changes in the distribution system, they'll look at the source, they'll look at fire flow. Maybe there was a lot

of water flowing that day, and that changed the hydraulics in the system.

But the idea is to look at everything, from source, through treatment, distribution, storage, to try to figure out what caused that positive. And in some cases you don't know, but the system goes through, they make their best effort, they have a check sheet. And then this is mandatory with the Revised Total Coliform Rule.

The Level 2 is similar in that there are specific triggers. One trigger is that a system has E. coli hits in the system, and they have an MCL violation. Also if they have a second Level 1 trigger within a rolling twelve month period, that triggers a Level 2.

And with this, the DEQ personnel field staff will go out onsite, and they'll go through the entire system, so very similar to what the system is doing during a Level 1. The big difference is that now that we either have E. coli in the system and we know it for sure, or we've got another Level 1, we have total coliform hits more than one time in a rolling twelve month period.

So we know something is going on. A DEQ

field staff person can go out, and a new set of eyes, look at the data, and once again, very extensive. We've started doing these, and sometimes it takes an hour or two for smaller systems. For a larger system, it can take half a day or a full day. But once again, the emphasis is on we're going to go out, try to find the problem, and then it needs to be fixed.

And so in terms of fixing it, it could be as easy as training an operator on how to correctly collect a sample. It could be that a storage tank needs to be flushed, and the public water system will need to go through that procedure.

And I have two signs here. Level 2's are mandatory when we look at the RTCR. The portion that's at State discretion is who completes it, and so we're proposing that the DEQ field staff personnel actually go out onsite and perform that Level 2. And it is free of charge to the system. We schedule it with them, and then go through everything from source, distribution, treatment, everything, trying to track down what's going on. And then they'll have a period of time where they can either fix what we find, or have a

schedule together to fix what we find.

So that leads me to the technical changes, and that is the sheet that was sent out this morning or yesterday, and the new public water supply attorney is going to address those.

MR. PETTIS: Madam Chair, members of the Board, Aaron Pettis. I'm an attorney here at DEQ.

We have gone through the rule notice, and have conducted a technical review of it to check the citations and things like that. We discovered a few citation errors, a couple typos, a couple quotations that needed to be fixed. So I have provided you with an excerpt of the rule notice that contains those changes. And then I went through and highlighted the changes that we made, crossing out the things that we omitted, and then showing the stuff that we've added in there.

These are just to clarify typos and to clarify citations to make sure that we correctly adopt the parts of the CFR that we intended to do all along.

I can go through these and explain why we did them if you want, or what the changes do.

I think they're all pretty self-explanatory. We would ask that if you do initiate rulemaking, that

you do so with these approved changes.

CHAIRMAN MILES: Would those be incorporated into the rule notice that we were given?

MR. PETTIS: Yes.

CHAIRMAN MILES: I don't think we need to go through them if they're mostly technical.

Thank you. Are there any questions from the Board members?

(No response)

CHAIRMAN MILES: Tammy, I had one question, before you get away. Actually I apologize. I don't think this really pertains to the changes you're proposing, which I think are great. I'm just curious.

Particularly for seasonal systems, how

do they connect to -- not literally -- but

disposal systems, septic systems? Which is often

I think the case for seasonal systems. Before

they're allowed to start operating, do you oversee

that? Does the Department oversee that? How does

that connect?

MS. FILLIATOR: Madam Chair, can John Dilliard come forward and answer this?

25 CHAIRMAN MILES: Sure. Absolutely.

MR. DILLIARD: Madam Chair, John

Dilliard with the Public Water Supply Bureau.

Yes, we do. If they're a public water supply, then chances are they're also a public sewer system, public wastewater system, so we would have the authority to review the system, approve its design and its construction. So that would be kind of the monitoring that we would do on the front end of that.

We don't really have ongoing regulations for wastewater, small subsurface wastewater systems, but those are always something that we look at during an inspection just to make sure we don't see problems.

CHAIRMAN MILES: And if you see violations or if you see excessive coliform counts, do you take a look at the wastewater systems?

MR. DILLIARD: The wastewater system would always be something that we would keep in mind if we're seeing a problem with the water system. Sometimes it is just nearly impossible to make that link, but if we could find some way to specifically find or identify that the wastewater system is the problem, we could require that it be

moved, replaced, whatever would be needed to correct it.

CHAIRMAN MILES: Okay. Thank you. Any other questions?

MS. SHROPSHIRE: I'm just curious if any of the changes would require any budgetary changes for the Department, extra resources, or anything like that.

CHAIRMAN MILES: John Dilliard is coming back up. So thank you, Robin.

MR. DILLIARD: Madam Chair, Robin.

Actually no, they won't. We are going to operate all of the new changes, the new RTCR rule, within our existing resources. So we won't need any additional at this time to implement any of this. Did that answer your question?

MS. SHROPSHIRE: Yes, it does. Great. Thank you.

CHAIRMAN MILES: Mr. Tweeten.

MR. TWEETEN: I should know the answer to this, but I don't, so I'm not sure which one of you can answer, but what's the definition of a seasonal system?

MS. FILLIATOR: If you give me just a moment, I can actually read the definition. But

in general, it is a system that is only open and operating part of the year. And what they'll do -- like a ski resort, a campground -- and so for part of the year, they'll actually depressurize the system, so all of the water will drain out, and then they'll start at the beginning of the next season.

MR. TWEETEN: So it wouldn't cover a situation where you've got ten connections, and one of them stays open during the winter for a caretaker cabin or something like that? That would not be a seasonal system?

MS. FILLIATOR: So with the definition, it's non-community, not operated as a public water supply system on a year around basis. And so if there is a connection that's active, it is not considered seasonal.

MR. TWEETEN: Thank you.

CHAIRMAN MILES: Any other questions?
(No response)

CHAIRMAN MILES: I think at this point we ask if there is any comments from the public in regard to initiation for rulemaking for this matter.

(No response)

1	CHAIRMAN MILES: Seeing none, is there a
2	motion from the Board to initiate rulemaking to
3	adopt the new Federal Revised Total Coliform Rule,
4	with the technical changes that were presented?
5	DR. BYRON: Madam Chair, so moved.
6	MR. NORTH: Madam Chair, and with the
7	appointment of a Hearing Officer, too.
8	CHAIRMAN MILES: With the appointment of
9	a Hearing Officer.
10	MR. O'CONNOR: I will second the motion.
11	CHAIRMAN MILES: It's been moved and
12	seconded. Any discussion?
13	(No response)
14	CHAIRMAN MILES: All in favor, please
15	say aye.
16	(Response)
17	CHAIRMAN MILES: Opposed.
18	(No response)
19	CHAIRMAN MILES: Thank you. Motion
20	passes. Thank you very much for that thorough
21	explanation of that, and good luck with that
22	process.
23	John, is the next one the Department?
24	MR. NORTH: Yes, Madam Chair. It is an

incorporation by reference air quality, Federal

air quality rules, and Rebecca Harbage will make the presentation.

MS. HARBAGE: Madam Chair, members of the Board, for the record, Rebecca Harbage. I'm representing the Department's Air Quality Bureau this morning.

And I am here today just to ask that the Board adopt rulemaking to incorporate by reference up to date editions of Federal and State air quality statutes, rules, and regulations into the Administrative Rules of Montana. This is an annual rulemaking that the Bureau does to ensure that Montana's air quality rules are at least as stringent as Federal regulations, which allows Montana to continue to have administrative authority to implement and enforce Federal emission standards.

The Board initiated rulemaking on this on June 3rd of this year, and no comments were received during the public notice period. The Department requests today that the Board adopt the rules as proposed, along with the Department's stringency and takings analyses which are included in your packets. I'm available for any questions if you have them. Thank you.

CHAIRMAN MILES: So this is final 1 2 adoption today? This has gone through the whole 3 process? MS. HARBAGE: Yes, Madam Chair, it has. 4 5 CHAIRMAN MILES: We have in our packets -- Do we have the stringency information in here? 6 7 MS. HARBAGE: I believe so. CHAIRMAN MILES: I might just be looking 8 at the wrong document. There were a lot of 9 10 documents to download. 11 MS. HOULE: Madam Chair, it is my 12 understanding that the stringency should have been 13 included in the Adobe file. If you can connect to the website, the Board's website, it will be Item 14 15 No. III(c)(1). CHAIRMAN MILES: I have it here. 16 I'm 17 sorry. Yes. I've got it. Thank you. Is there 18 any questions? 19 (No response) 20 CHAIRMAN MILES: Any comments from the 21 public? 22 (No response) 23 CHAIRMAN MILES: Is there a motion from 24 the Board to amend ARM 17.8.102 to incorporate by

reference updated Federal and State statutes and

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     regulations, and to amend ARM 17.8.103 to update
 1
     references stating where the documents may be
 2
     obtained electronically? Is there a motion to
 3
     that effect?
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               MR. O'CONNOR: I would so move.
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               CHAIRMAN MILES: Thank you. Is there a
 6
 7
     second?
               DR. BYRON: Second.
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 9
               CHAIRMAN MILES:
                                Any further discussion?
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               (No response)
11
               CHAIRMAN MILES: All in favor, please
12
     say aye.
13
               (Response)
14
               CHAIRMAN MILES:
                                Thank you. Anyone
15
     opposed?
16
               (No response)
17
               CHAIRMAN MILES: Motion carries
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     unanimously. Thank you. It is always nice to get
     that finally concluded.
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               Other action items? Anything from the
21
     Board or the Department?
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               MR. NORTH: None.
23
               CHAIRMAN MILES: Any final action on
24
     contested cases? You have that one order that you
25
    talked about.
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MR. REED: Yes, Madam Chair. 1 2 CHAIRMAN MILES: I'm not holding a hearing today. 3 General public comment. Are there any 4 5 matters that anyone in the room would like to comment on? 6 7 (No response) CHAIRMAN MILES: Hearing none, when does 8 the Department work on putting together the 2017 9 10 meeting schedule? MR. NORTH: Normally, Madam Chair, that 11 12 goes to the Board in December. That's what we 13 intend to do is to propose a schedule. 14 CHAIRMAN MILES: Any other matters to 15 discuss? 16 (No response) 17 MR. TWEETEN: Madam Chair, I move we 18 adjourn. CHAIRMAN MILES: Can I say one thing 19 20 before you do that? 21 MR. TWEETEN: Withdraw my motion. 22 CHAIRMAN MILES: I did want to just 23 re-emphasize what you said just to Ben about 24 finding as much agreement as possible with the

parties on the WECO case to stipulate to as many

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58 1 facts as possible. I think that would really 2 assist us. If you can work with the parties on I think that was a very important point. 3 MR. REED: Yes, Madam Chair. I'll issue 4 5 an order, and get as much common ground prior to the hearing, and then post the hearing, as 6 7 possible. The one thing that Mr. Martin suggested 8 with developing findings of fact and conclusions 9 of law is something that I'm somewhat hesitant to 10 engage in, simply because it ends up requiring a 11 12 bit more from the Board, inasmuch as if findings

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MR. TWEETEN: -- rule on each one.

MR. REED: Yes, although I'm not sure if that's absolutely true in a summary judgment hearing.

of fact are advanced by a party but not adopted by

the Board, then the Board may need to --

CHAIRMAN MILES: We had to deal with that last time.

MR. REED: I think that would only be the case if -- I have to stare at that a little bit harder, Madam Chair.

CHAIRMAN MILES: And then maybe the more important item is stipulating to the facts. And

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so you could have those discussions with the parties, since they're not here. That may be a better approach than proposing draft findings of fact.

> MR. REED: Yes, Madam Chair.

MR. TWEETEN: Madam Chair, I guess I'd go back to what I said the last time we faced this issue, which is that technically under Rule 56, the moving party is supposed to provide a list of uncontested facts along with their motion, and I don't see where the moving party has done that in this particular motion. It is summary judgment, so findings of facts is really anomalous anyway. We're not supposed to find facts. We are only supposed to determine whether there are uncontested facts or whether there is a material issue, a genuine issue of material fact under the rules.

So I don't think we need proposed findings of fact prehearing in order to do this, as long as the parties take seriously our request that they come up with an uncontested statement of facts.

MR. REED: Yes, Mr. Tweeten. I think that's exactly right.

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               CHAIRMAN MILES: Thank you. If you'd
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     convey to the parties, because that's a little
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     different from I think what I said during the
     meeting. I agree with that.
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               MR. REED: Yes, Madam Chair, I shall.
               CHAIRMAN MILES: Anything else?
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 7
               (No response)
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               MR. TWEETEN: Now I'll move we adjourn.
 9
               CHAIRMAN MILES:
                                 All in favor, please
10
     say aye.
11
               (Response)
12
               CHAIRMAN MILES: Meeting adjourned.
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     Thank you very much.
14
              (The proceedings were concluded
15
                      at 10:22 a.m. )
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1	CERTIFICATE
2	STATE OF MONTANA)
3	: SS.
4	COUNTY OF LEWIS & CLARK)
5	I, LAURIE CRUTCHER, RPR, Court Reporter,
6	Notary Public in and for the County of Lewis &
7	Clark, State of Montana, do hereby certify:
8	That the proceedings were taken before me at
9	the time and place herein named; that the
10	proceedings were reported by me in shorthand and
11	transcribed using computer-aided transcription,
12	and that the foregoing - 60 - pages contain a true
13	record of the proceedings to the best of my
14	ability.
15	IN WITNESS WHEREOF, I have hereunto set my
16	hand and affixed my notarial seal
17	this, 2016.
18	
19	LAURIE CRUTCHER, RPR
20	Court Reporter - Notary Public
21	My commission expires
22	March 9, 2020.
23	
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