

**BOARD OF ENVIRONMENTAL REVIEW
August 22, 2025, 9:00 AM
DEQ ZOOM CONFERENCE**

NOTE: Board members, the Board attorney, and secretary will be participating electronically. Interested persons, members of the public, and the media are welcome to attend via Zoom or telephonically. The Board will make reasonable accommodations for persons with disabilities who wish to participate in this meeting. Please contact the Board Secretary by e-mail at deqbersecretary@mt.gov, no less than 24 hours prior to the meeting to advise her of the nature of the accommodation needed.

9:00 AM

I. ADMINISTRATIVE ITEMS

A. REVIEW AND APPROVE MINUTES

1. The Board will vote on adopting the June 20, 2025, meeting minutes.

II. BRIEFING ITEMS

A. CONTESTED CASE UPDATES

1. Cases in Court.

a. 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).

In July 2019, MEIC and the Sierra Club filed a petition for judicial review of BER's decision to approve a permit to expand the Rosebud Mine. BER filed a motion to dismiss on the grounds that BER should not have been named in the petition since it was the deciding agency, not a party to the underlying contested case proceeding. Judge Bidegaray denied the motion on March 12, 2020. On October 27, 2021, Judge Bidegaray issued a decision in favor of the conservation groups. On January 28, 2022, the Court issued its Order on Remedy and vacated the permit, effective April 1, 2022. DEQ and the mine appealed to the Montana Supreme Court in three separate actions and filed motions requesting the vacatur be stayed pending the appeal. The cases were consolidated, and the Court stayed the vacatur pending resolution of the appeals.

On May 26, 2022, Ms. Christensen and Mr. Segrest filed a Notice of Appeal on behalf of the Board of Environmental Review. All appeals have now been consolidated into one case. With briefing completed, oral argument was heard before the Montana Supreme Court on April 3, 2023, and a decision is pending.

The Montana Supreme Court has issued an Opinion in this matter. A portion of the issues will be remanded back to the Board for decision. Once the remand is received, the Board will have to decide whether to hear the case itself or assign a hearing examiner for some or the totality of the case.

The Supreme Court has remanded this matter back to the District Court and the District Court is considering how to remand it back to the Board. This matter is pending remand from the District Court.

This case was decided by the Montana Supreme Court in November 2023, and remanded to the District Court on several points. To date the Board has not received a remand order from the District Court on three remaining issues: additional water quality parameters, cumulative hydrologic impacts of related permit applications (Area F), and impairment status of the East Fork of Armell's Creek.

b. Montana Department of Environmental Quality v. Montana Board of Environmental Review, Teck Coal Limited, and the Board of County Commissioners of Lincoln County, Case No. CDV 2023-21.

Montana Environmental Information Center, Clark Fork Coalition, Idaho Conservation League, Idaho Rivers United v. Montana Board of Environmental Review, Teck Coal Limited, and The Board of County Commissioners of Lincoln County, Lewis and Clark County, Cause No. DV-23-0366.

On January 9, 2023, DEQ filed a Petition for Judicial Review of the BER's Final Agency Action and Order (04/19/2022) and the BER's Order Denying DEQ's Motion to Alter or Amend (12/12/2022). The Petition pertains to the selenium standard for Lake Koocanusa. On March 28, 2023, the District Court granted the State's Unopposed Motion to Intervene. All Respondents, including the BER, filed answers to the Petition in March of 2023. BER, the State, and Teck Coal also filed counterclaims. On May 9, 2023, DEQ filed a Motion to Dismiss the Respondents' counterclaims. The District Court issued a scheduling order on May 11, 2023, setting the completion of discovery for August 28, 2023; the deadline for DEQ's Motion for Summary Judgment on November 3, 2023; and the deadline for Respondent's and Respondent-Intervenor's Responses and Cross Motions for Summary Judgment on December 8, 2023. On May 23, 2023, the BER, Teck Coal, and the State filed response briefs in opposition to DEQ's Motion to Dismiss. The DEQ filed its reply brief on June 6, 2023. The Motion to Dismiss is fully briefed and pending. The DEQ transmitted the Administrative Record on June 29, 2023.

On May 18, 2023, Montana Environmental Information Center, Clark Fork Coalition, Idaho Conservation League, and Idaho Rivers United filed a second lawsuit challenging the Board's Orders identified above. The Respondents, including the BER, answered the MEIC Complaint the week of July 17, 2023.

On June 9, 2023, the BER, Teck Coal, Lincoln County, and the State filed a Joint Motion to Consolidate Cases and For Scheduling Conference and/or Briefing on Record Issues, seeking to have the two lawsuits consolidated and a new case schedule. DEQ opposed that Motion and the Conservation Groups took no position. That Motion has been fully briefed and is awaiting a decision. On June 29, 2023, BER retained outside counsel, Dana Hupp of Worden Thane P.C., to

represent it in these pending lawsuits. Ms. Hupp filed her notices of appearance the same day.

The aforementioned Motions are still pending before Judge Seeley and there are no scheduling orders in either case. On September 5, 2023, the Conservation Groups filed a Motion to Intervene in the lawsuit filed by DEQ. That Motion was unopposed. Judge Seely has not issued an order with respect to that Motion. The parties in the DEQ lawsuit have also exchanged initial discovery.

On October 6, 2023, the Court granted the Conservation Groups Motion to Intervene in the DEQ lawsuit.

On March 6, 2024, the Court granted Respondents' Motion to Consolidate Cases. In the same Order, the Court denied Respondents' request for a scheduling conference as premature. "[U]pon issuance of orders on the pending Motion to Dismiss and Motion to Strike, the Court will issue a new Stipulated Scheduling Order, pursuant to which the parties will propose new deadlines."

On March 7, 2024, the Court denied Respondent Teck Coal's Motion to Strike a Portion of the DEQ's Reply Brief in Support of its Motion to Dismiss. In its Motion to Strike, Teck argued that in DEQ's Reply Brief, for the first time, raised the question of "whether DEQ properly followed the explicit statutory remedy enacted by the Legislature to address the [Board's] determination that ARM 17.30.632(7)(a) is more stringent than comparable federal regulations or guidelines." (emphasis added.)

The Court denied Teck's Motion based upon its finding that the DEQ's Petition set forth the procedure the DEQ is to follow when the Board finds a State rule more stringent than a federal regulation or guideline and how the DEQ followed that procedure in this instance. The Court found that the "DEQ seeks to show that they, not BER, followed the correct procedure" and that, having raised the question at issue in its Petition, it is improper and unnecessary to strike the statement complained of in Teck's Motion.

On April 16, 2024, the Court granted DEQ's Motion to dismiss in part and denied it in part. The Court allowed the BER, State, and Teck Coal's counterclaims to proceed which were related to the "appropriate remedy." The Court dismissed the remainder of Teck Coal's counterclaims.

On May 17, 2024, the State filed a second Motion to consolidate with respect to a new lawsuit filed by MEIC and Earthworks (Cause No. CDV-25-2024-0250) against the AG's Office. In the new lawsuit, MEIC and Earthworks seek communications between the AG's office and Teck Coal. That Motion to consolidate is still being briefed.

On June 4, 2024, the Court issued a new scheduling order. Discovery in the case will continue this summer and the substantive briefing on the case is scheduled to occur this fall and winter.

On August 6, 2024, Intervenor-Respondent State of Montana filed a motion to withdraw from the case, which was granted by the Court on August 8, 2024.

On July 29, 2024, Teck Coal Limited provided notice to the parties that on July 17, 2024, Teck Coal Limited changed its name to EVR Operations Limited. The notice provided that the name changes is a result of the transaction where Teck Resources Limited, the ultimate parent company of Teck Coal Limited, sold a 77% interest in its Canadian steel making coal business to Glencore PLC.

In August 2024, the law firm of Schwabe, Williamson & Wyatt, P.C. and specifically, attorneys Ryen Godwin and Lindsay Thane, appeared in the litigation as legal counsel for EVR Operations Limited. The Crowley Fleck PLLP law firm has withdrawn from its representation of EVR Operations Limited in this action.

Briefing of the substantive legal issues in this matter began in January 2025. Summary judgment briefing was concluded on May 9, 2025. Oral argument was held July 29 in Helena at 1:30 p.m. and a decision on summary judgment is pending.

NOTE: Any legal advice from BER counsel regarding this matter will be given in a closed session.

c. Montana Environmental Information Center v. Montana Department of Environmental Quality, Montana Board of Environmental Review, and Signal Peak Energy, LLC, DV-56-2022-0000722-JR.

This was an appeal from DEQ's approval of Signal Peak Energy, LLC's amendment application AM3 to the Bull Mountains Coal Mine #1 Permit No. C1993017. The Board issued a final order on June 16, 2022, upholding DEQ's approval. On July 21, 2022, MEIC filed a Petition for Review of Final Agency Action in Yellowstone County District Court. MEIC included the Board as a named party. Signal Peak Energy filed a Motion to Dismiss on August 12, 2022. At the August BER meeting the Board passed a motion to have Board counsel, Mike Russell, participate in the process as little as possible, but as appropriate preserving the Board's rights. On August 25, 2022, MEIC filed a response to the Motion to Dismiss. On September 8, 2022, Signal Peak filed a Reply in Support of the Motion to Dismiss, and filed a Notice of Submittal on September 13, 2022. On October 14, 2022, Board counsel filed a Motion to Dismiss and Brief in Support. On October 17, 2022, SPE filed a Motion for Clarification or Order on Motion to Dismiss. MEIC filed a Response to BER's Motion to Dismiss on October 31, 2022. Counsel for the Board filed a Reply in Support of Motion to Dismiss on November 16, 2022. On December 19, 2022, Signal Peak Energy filed a Motion for Judgment on the Pleadings, and MEIC filed their Response to SPE's Motion for Judgment on the Pleadings on January 27, 2023. Board counsel, Aislinn Brown, filed a Notice of Substitution of Counsel on January 31, 2023, replacing Michael Russell. On April 19, 2023, the Court issued an Order Staying BER's Motion to Dismiss in the interest of judicial economy pending the decision by the Montana Supreme Court in DA 22-0064, and ordered that BER shall remain a party to this judicial review process in the interim. The Court advised that BER may file a notice of non-participation. On May 2, 2023, Ms.

Terisa Oomens filed a Notice of Appearance of Counsel and a Notice of Non-Participation on behalf of BER. A Scheduling Order was filed on May 12, 2023. Petitioners filed their Opening Brief on September 29, 2023. Oral argument is scheduled to occur on February 15, 2024, at 1:30 pm.

Pursuant to the Montana Supreme Court's Opinion in the AM4 matter, Judge Colette Davies granting BER's Motion to Dismiss on December 12, 2023, indicating the Court finds that BER was improperly named as a party for the purpose of judicial review and the relief sought by MEIC can be accomplished without naming BER as a party.

The parties completed briefing in January 2024, oral argument was held on February 15, 2024, and a decision is pending.

d. In the Matter of the Formal Appeal Challenging the Department of Environmental Quality's ("DEQ") Approval of Riverside Contracting's Opencut Mining Permit #3415 for the Marvin Rehbein Site Near Arlee in Lake County, Montana, BER 2023-02 OC, DV 25-18.

On May 3, 2023, Friends of the Jocko ("FotJ") and Jim Coefield, individually filed a formal appeal challenging the DEQ's approval of Riverside Contracting's Opencut Mining Permit #3415 for the Marvin Rehbein Site near Arlee in Lake County, Montana. The Board assigned this matter to ALSB at the June 9, 2023, meeting. On June 15, 2023, Terisa Oomens issued a Notice of Hearing Examiner. Hearing Examiner Oomens issued a Prehearing Order on June 15, 2023. Both DEQ and Friends of the Jocko filed their Preliminary Prehearing Statements on June 28, 2023. Riverside Contracting Inc. filed an Unopposed Petition to Intervene on July 28, 2023. A Scheduling Order was issued on June 29, 2023, ordering the parties to exchange Initial Disclosures on October 27, 2023, Discovery to be complete on March 15, 2024, and any Dispositive Motions filed on April 19, 2024. On July 31, 2023, the Hearing Examiner issued an Order Granting Riverside Intervention. On October 27, 2023, Petitioners filed their Initial Disclosures. On January 26, 2024, all involved parties filed their Expert Witness Disclosures.

On February 16, 2024, DEQ filed its Rebuttal Expert Disclosure. DEQ filed an Unopposed Motion for Stipulated Protective Order on March 1, 2024. The Hearing Examiner issued an Order RE: Stipulated Protective Order on March 4, 2024.

On May 10, 2024, Riverside Contracting, DEQ and the Petitioners all filed a Motion for Summary Judgment with supporting brief and Statements of Undisputed Facts. The Petitioners also filed a Motion in *Limine* on May 10, 2024. On May 24, 2024, DEQ and Riverside Contracting filed their responses to Petitioners' Motion in *Limine*. On May 29, 2024, DEQ filed a Motion to Continue Summary Judgment Response and Reply Deadlines. The Hearing Examiner granted DEQ's Motion to Continue on May 30, 2024. On June 6, 2024, the Petitioners filed their Brief in Reply to Motion in *Limine*.

On June 14, 2024, DEQ and Riverside filed their Response to FotJ's Motion for Summary Judgment with Statements of Disputed Facts. FotJ filed their

Response in Opposition to DEQ's Motion for Summary Judgment and a Statement of Disputed Facts on June 14, 2024. On June 28, 2024, both DEQ and FotJ filed their Reply briefs to the respective motions for summary judgment.

On November 11, 2024, the Hearing Examiner issued her Proposed Findings of Fact and Conclusions of Law and an Order on Exceptions. On November 22, 2024, all parties filed their exceptions to the Proposed FoFCoL. On December 6, 2024, DEQ and FotJ filed their responses to the exceptions to the Proposed FoFCoL.

The Board heard oral argument at the December 20, 2024, meeting and adopted the Hearing Examiner's Proposed Findings of Fact and Conclusions of Law dated November 8, 2024, with revisions. Chairman Simpson issued the Final Agency Action and Order of the Board of Environmental Review on December 26, 2024. Petitioner's have filed a Petition for Judicial Review in the Twentieth Judicial District Court, Lake County against DEQ and Riverside Contracting.

On May 16, 2025, DEQ filed a Motion to Supplement the Administrative Record and a proposed Amended Administrative Record. Petitioner's Opening Brief is due June 13, 2025. Respondents' Response Brief is due August 1, 2025. Oral argument has been scheduled for September 25, 2025.

2. Non-enforcement cases assigned to a Hearing Examiner.

NOTE: The Board is requesting an update from the parties on matters 1(a) regarding the history and status.

a. 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.

On September 25, 2015, Westmoreland Resources, Inc. filed a notice of appeal and request for hearing. ALS was assigned as Hearing Examiner. The case was stayed pending a Montana Supreme Court decision, which was issued in September 2019. On April 24, 2020, the parties filed a Joint Motion for Stay indicating that they are working toward settlement of the case. That motion was granted on April 28, 2020, and the case was stayed until July 24, 2020. The parties filed a Joint Motion to Continue Stay on July 24, 2020, and September 9, 2020, which was granted on July 29, 2020, and September 9, 2020. On September 30, 2020, the parties filed a "Joint Motion to Remand and Suspension of Proceedings." The BER granted that Motion on October 9, 2020, and issued its Order granting remand on November 16, 2020. The parties filed a joint status report on June 30, 2021, stating that they continue to work through the settlement agreement provisions and updates to the permit renewal information. On January 11, 2023, Mr. Martin withdrew as counsel of record for Westmoreland. Westmoreland will continue to be represented by Holland and hart LLP counsel. On May 31, 2023, Hearing Examiner Terisa Oomens issued a Notice of Change in Hearing Examiner.

On July 18, 2023, Hearing Examiner Oomens issued an Order Setting Status Conference, and a Status Conference was held on July 24, 2023. The parties agreed to providing an update to the Board at the August meeting with follow up deadlines for the October meeting. On November 24, 2023, the parties submitted a First Amendment to Settlement Agreement, providing procedural background and mutually agreed task deadlines for end of year 2023 proceeding into 2024. Westmoreland was to provide DEQ with an updated renewal application by April 1, 2024.

By July 1, 2024, or within four months of receipt of the updated renewal application, DEQ shall prepare a draft permit. By August 1, 2024, or within four months of receipt of an updated renewal application that includes all additional information requested by DEQ in its response to Westmoreland's June 26, 2023, letter, whichever is later, DEQ shall prepare a draft permit.

On August 29, 2024, the parties filed an Amendment 2 to Settlement Agreement wherein the parties agreed that by December 3, 2024, or within 90 days of giving public notice of its tentative decision to issue the renewal of the permit, DEQ shall make a final permit decision and issue a response to public comments; within 30 days after the notice of the final permit decision and after any administrative or judicial appeal or challenge is resolved, Westmoreland will seek voluntary dismissal of the Appeal.

On January 31, 2025, the parties filed an Amendment 3 to Settlement Agreement. On February 24, 2025, the parties filed Amendment 4 to Settlement Agreement wherein due to substantive changes to the permit resulting from comments and information received during the public comment period on the draft renewal of the permit, DEQ deems a second public notice period that was to close March 5, 2025, was necessary to allow the public to review and comment on changes to the draft permit. To address all comments received during both public comment periods, it was necessary to extend the deadline for completion of the final permit decision and responses to substantive public comments to June 1, 2025.

There has been no update after the extension of the above deadline to June 1, 2025.

Westmoreland filed a Notice of Appeal and Request for Hearing July 1, 2025. ALS was the Hearing Examiner, but ALS will discontinue services effective August 22, 2025. The Board will need to assume jurisdiction, and this is a new appeal in an old case.

b. In the Matter of Notice of Appeal and Request for Hearing by MEIC and Sierra Club Regarding Approval of Surface Mining Permit No. C2011003F for Western Energy Company, BER 2019-05 OC.

On May 31, 2019, the BER appointed ALS to preside over the contested case for procedural purposes only. At the Board's August meeting, it voted to assign the case in its entirety to ALS. The parties cross moved for partial summary judgment, and Westmoreland also filed a Motion to Dismiss. On November 24,

2020, former Hearing Officer Clerget issued an order denying Westmoreland's Motion to Dismiss, denying Conservation Groups' Motion for Partial Summary Judgment, and granting Westmoreland's and DEQ's Motions for Partial Summary Judgment. Ms. Clerget held a status conference on December 4, 2020, at which the parties could not agree to bring the motions decision before the Board. Therefore, the case proceeded to a hearing on the one remaining issue. Former Hearing Examiner Clerget issued an Amended Scheduling Order on January 14, 2021. Hearing Examiner Jeffrey Doud took responsibility for this matter as a hearing officer as of January 20, 2021. A four-day hearing took place on June 2-4 and 21, 2021. The parties sought an extension of time to file their respective proposed finding of fact and conclusions of law which was granted. The parties were due to file their respective FOFCOLS on October 8, 2021, and their response briefs on November 12, 2021. Thereafter, DEQ sought an 80-day extension to file their response brief following Mr. Lucas' withdrawal from the matter and assignment of a new DEQ attorney. Petitioners opposed the extension. Hearing Examiner Doud granted DEQ's request for an extension and ordered the parties to file their response briefs on January 31, 2022. On December 17, 2021, DEQ filed a Motion for Stay Pending Appeal of the AM4 Decision to the Montana Supreme Court and a Brief in Support. MEIC filed a response to the Motion for Stay on January 2, 2022, and DEQ filed their reply brief on January 13, 2022. That same day, DEQ filed a Motion for Extension of Time to File Response Findings of Fact and Conclusions of Law to Allow Hearing Examiner to Rule on DEQ's Motion for Stay and a Notice of Issue for DEQ's Motion to Stay of the Area F Permit Appeal Pending Appeal of AM4 Decision. On January 20, 2022, Michelle Dietrich issued a Notice of Assumption by Hearing Examiner and ordered that a new deadline for submittal of Response Findings of Fact and Conclusions of Law will be extended to 45 days after the Hearing Examiner decides DEQ's Motion to Stay the appeal pending the appeal of the AM4 decision. On February 28, 2022, Petitioners filed a Notice of Supplemental Authority. DEQ filed a Clarification of MEIC's Notice of Supplemental Authority.

On March 10, 2022, Patrick Risken filed a Notice of Assumption by Hearing Examiner and is preparing a decision on pending issues. On April 26, 2022, DEQ filed a Notice of Supplemental Authority with exhibit. Petitioners filed a Response to DEQ's Notice of Supplemental Authority on May 27, 2022. This matter has been stayed pending the outcome of the Montana Supreme Court's ruling regarding the AM4 decision. DEQ filed a Status Report on September 29, 2022, indicating there has been no change in the status of this matter. This matter was assigned to Rob Cameron as Hearing Examiner at the December 9, 2022, Board meeting. On March 24, 2023, DEQ filed a Status Report indicating the AM4 decision has been scheduled for oral argument before the Montana Supreme Court on April 3, 2023, and that the DEQ will continue to provide status updates commensurate with the Hearing Examiner's June 30, 2022, Order until a decision has been reached by the Montana Supreme Court. The AM4 matter is still pending decision by the Montana Supreme Court. On September 29, 2023, the DEQ filed a Status Report indicating there has been no change in the status of this matter and a decision is pending by the Montana Supreme Court. On November 22, 2023, DEQ submitted a Status Report indicating that the Montana Supreme Court has issued an Opinion in the AM4 matter.

On March 8, 2024, the Petitioners filed an Unopposed Motion to Lift Stay and Set a Briefing Deadline. The Hearing Examiner issued an Order Granting Motion to Lift Stay and Setting Briefing Scheduling on March 21, 2024, providing that responses to the proposed Findings of Fact and Conclusions of Law shall be filed and served on or before April 19, 2024.

On May 3, 2024, DEQ and Westmoreland filed their Joint Objections to Petitioners' Proposed Findings of Fact and Conclusions of Law and Petitioners filed their Response to WRM's and DEQ's Proposed Findings of Fact and Conclusions of Law.

This case has fully briefed motions and is pending decision by the Hearing Examiner.

The Board assumed jurisdiction of this case June 20, 2025 as Hearing Examiner Cameron is unable to continue. The parties have each filed a proposed FOFCOL, and subsequently filed exceptions. Remaining is preparation of the final proposed FOFCOL and exceptions before the case is ready for consideration before the board.

c. In the Matter of: Appeal and Request for Hearing by Valley Garden Land & Cattle LLC Regarding Issuance of Opencut Mining Permit #674, Amendment #3, BER 2022-04 OC.

On June 22, 2022, Valley Garden Land and Cattle LLC filed a Notice of Appeal and Request for Hearing challenging the Montana Department of Environmental Quality's ("DEQ") issuance of an Amendment to Open Cut Mining Permit to A. M. Welles, Inc., for expansion of an existing pit (known as "DSL Site") on Montana State Trust Lands between McAllister and Ennis, Madison County, Montana. On June 27, 2022, Chairman Ruffatto issued an Order re Informal Procedures. On June 30, 2022, Plaintiff's requested an informal conference to discuss the informal/formal procedure options. DEQ also filed a request for an informal conference on July 14, 2022. An informal conference will be scheduled with the parties. The Board voted to appoint Mike Russell as Hearing Examiner in this matter on August 12, 2022. The Hearing Examiner ordered an informal conference on August 16, 2022. An Initial Procedural Order was issued on August 18, 2022. On September 7, 2022, A.M. Welles, Inc., filed an uncontested Motion to Intervene. The Hearing Examiner granted the Motion to Intervene on September 12, 2022, and issued a Scheduling Order on September 19, 2022. On December 5, 2022, DEQ filed a Motion to Vacate the Scheduling Order. This matter was assigned to Rob Cameron at the December 9, 2022, Board meeting. Hearing Examiner Cameron issued an Order Vacating the Scheduling Order on December 29, 2022. On January 3, 2023, an Order Setting Scheduling Conference was issued, setting the conference for January 19, 2023. The Hearing Examiner issued an Order on January 20, 2023, regarding the Administrative Record filed in this matter. The Hearing Examiner declined to order the removal of the subject documents from the record at this time. A Scheduling Order was issued on February 24, 2023, and the parties were ordered to exchange witness and exhibit list by March 27, 2023. DEQ filed its list of hybrid witnesses with exhibits on March 27, 2023. On March 30, 2023,

Intervenor A.M. Welles, Inc., filed a Notice to Adopt DEQ's Hybrid Witness Disclosures and Exhibits. The Hearing Examiner issued an Amended Scheduling Order on April 11, 2023. On May 23, 2023, Petitioner's filed their Expert Disclosure.

DEQ filed their Expert Witness Disclosures on May 30, 2023. Petitioners filed their Rebuttal Expert Witness Disclosures on June 6, 2023. On June 12, 2023, DEQ filed their Rebuttal Expert Witness Disclosures. Petitioners filed an Unopposed Motion to Amend Scheduling Order on June 13, 2023. On June 13, 2023, the Hearing Examiner issued an Order Extending Discovery Deadline granting Petitioner's request that the discovery deadline be extended to July 14, 2023. On September 8, 2023, the Petitioner filed a Motion to Limit Scope of Hearing/Motion in *Limine* with a Brief in Support. DEQ filed a Motion for Judicial Notice and a Motion for Hearing Examiner to Visit DSL Site on September 25, 2023. AM Welles, Inc., filed a Response in Opposition to Petitioner's Motion in *Limine* on September 25, 2023. On September 25, 2023, DEQ filed a Response to VGLLC's Motion to Limit Hearing Scope. Petitioner filed a Response to Motion for Judicial Notice on September 26, 2023. On September 27, 2023, Petitioners filed a Response to DEQ's Motion for Hearing Examiner to View the DSL Site. Petitioner filed a Motion for Summary Judgment on October 3, 2023, with a Brief in Support. On October 3, 2023, DEQ filed a Motion in *Limine* to prohibit VGLLC from referring to filed discovery as the administrative record and to prohibit VGLLC from referring to, or making a claim under, any other statute other than the Opencut Act in this contested case hearing with a Briefs in Support. DEQ also filed its Motion for Summary Judgment on October 3, 2023, with a Statement of Undisputed Facts. Petitioner filed an Unopposed Motion to Amend Scheduling Order and a Motion to Extend Deadline for Summary Judgment Briefing, and to Set a Hearing for Motions in *Limine* on October 6, 2023. The Hearing Examiner issued an Order Amending Scheduling Order on October 6, 2023, providing that parties file responses to summary judgment by November 6, 2023. Petitioner filed its Reply Brief in Support of Petitioner's Motion to Limit Scope of Hearing/Motion in *Limine*. On October 10, 2023, DEQ filed its Reply to VGLLC's Response to DEQ Motion to Take Judicial Notice.

On October 11, 2023, DEQ filed a Reply to VLGGC Response to DEQ Motion for Hearing Examiner to View DSL Site and Memorandum in Support. Petitioner filed a Combined Response in Opposition to DEQ's Motion in *Limine* in October 17, 2023. On October 23, 2023, AM Welles filed a Response in Opposition to Petitioner's Motion to Extend Deadline for Summary Judgment Briefing and to Set a Hearing for Motions in *Limine*. On the same day, DEQ filed a Response to Valley Garden's Motion to Suspend Briefing. On October 26, 2023, Valley Garden filed a Reply to Respondents' Response to Petitioner's Motion to Suspend Briefing as well as a Notice of Submittal. On October 30, 2023, the Hearing Examiner issued an Order Staying Summary Judgment Briefing. DEQ filed its Replies to Plaintiff's Combined Response to DEQ's Motions in *Limine* on November 3, 2023. On November 6, 2023, the Hearing Examiner issued an Order Setting Hearing for December 14, 2023, on the outstanding motions in *limine*.

On December 1, 2023, DEQ filed a Notice of Additional Authority. On December 11, 2023, the Hearing Examiner issued an Order Continuing Hearing due to

illness. DEQ filed a Motion for Reconsideration and Vacatur of Suspension of Summary Judgment Briefing Pending Resolution of Motions in *Limine* with a Brief in Support. On December 27, 2023, Valley Garden filed a Brief in Opposition to DEQ's Motion for Reconsideration. DEQ filed a Reply to Valley Garden's Response to DEQ's Motion for Reconsideration on January 10, 2024. Valley Garden filed an Opposed Motion to Schedule Hearing on all Pending Motions on January 30, 2024.

On February 13, 2024, DEQ filed a Response to Valley Garden's Motion for Hearing. Valley Garden filed its Reply in Support of Motion to Schedule Hearing on all Pending Motions on February 21, 2024. On March 21, 2024, the Hearing Examiner issued an Order requiring the parties to file status reports on pending motion and setting a Status Conference for April 4, 2024. On March 29, 2024, both parties filed their Status Reports. DEQ filed a Notice of Supplemental Authority on April 4, 2024. On April 5, 2024, the Hearing Examiner issued an Order RE Valley Garden's Summary Judgment Brief requiring Valley Garden to resubmit its Motion for Summary Judgment and Statement of Undisputed Facts in compliance with the Initial Procedural Order on or before April 15, 2024.

On April 10, 2024, DEQ filed a Motion to Allow DEQ Opencut Scientist to Testify at Hearing on the Motion to Limit the Scope of Evidence. The same day VGLC filed its Motion for Summary Judgment. On April 11, 2024, the Hearing Examiner issued an Order for View of the DSL Site. Petitioner filed a Response to DEQ's Motion to Allow Testimony at the *Limine* Hearing on April 19, 2024. DEQ filed its Reply on Motion to Allow on April 24, 2024. On April 26, 2024, the Hearing Examiner denied DEQ's motion to allow testimony. On May 7, 2024, DEQ filed a Notice of Supplemental Authority regarding the Montana Supreme Court's encouragement of "full presentation of evidence" at the contested case hearing. The Petitioners filed their Response to Notice of Supplemental Authority and Motion to Strike on May 10, 2024. DEQ filed its Response to VGLLC Objection to DEQ's Notice of Supplemental Authority and Motion to Strike on May 24, 2024. On September 10, 2024, DEQ filed a Notice of Supplemental Authority.

This case has summary judgments fully briefed and is pending a decision by the Hearing Examiner.

The Board assumed jurisdiction of this case June 20, 2025 as Hearing Examiner Cameron is unable to continue. It was also noted that this case is not pending a decision, as Motions *in Limine* are still pending, and a hearing has not yet taken place.

d. In the Matter of: Appeal and Request for Hearing Regarding Rosebud Mine Area B Amendment 5 Permit Number C1984003B, BER 2022-05 SM.

On June 27, 2022, the Montana Environmental Information Center (MEIC) and Sierra Club filed a Notice of Appeal and Request for Hearing pursuant to Montana Code Annotated (MCA)§ 82-4-206(1)-(2), and Administrative Rule of Montana (ARM) 17.24.425(1), regarding Montana Department of Environmental Quality's May 27, 2022, approval of the Area B Amendment 5 (AMS) for the Rosebud Strip Mine, in Colstrip, Montana. Chairman Ruffatto issued an Order re

Informal Procedures to the parties on July 8, 2022. A Joint Motion for Informal Conference was filed on July 13, 2022. On July 28, 2022, Westmoreland Rosebud Mining, LLC and International Union of Operating Engineers, Local 400 filed a Motion to Intervene. An informal conference was held on July 28, 2022, wherein the parties discussed the possibility of informal procedures, but ultimately decided this matter should be contested formally. The Board voted to appoint Mike Russell as the Hearing Examiner in this matter at the August 12, 2022, meeting. On August 15, 2022, the Petitioner's filed a response to WRM's motion to intervene. An Initial Procedural Order was issued on August 18, 2022. On August 29, 2022, WMR filed a reply in support of its Motion to Intervene. The Hearing Examiner granted the Motion to Intervene on September 12, 2022. The parties filed a Joint Motion for Case Management Order on September 16, 2022. A Scheduling Order was issued on September 19, 2022. An Amended Notice of Appeal and Request for Hearing was filed on November 7, 2022. Rob Cameron was assigned as the Hearing Examiner in this matter at the December 9, 2022, Board meeting. On February 3, 2023, the parties filed a Joint Motion to Modify Scheduling Order. The Hearing Examiner issued an Amended Scheduling Order on February 6, 2023. On April 10, 2023, Westmoreland filed a Motion for Protective Order and Brief in Support. Petitioners filed a Motion for Extension to file a response brief on April 14, 2023, and the Hearing Examiner granted the Order the same day. On May 4, 2023, the Petitioners filed their Response to Intervenor-Respondents' Motion for Protective Order. On May 19, 2023, the parties jointly filed a Motion to Amend Scheduling Order. The Hearing Examiner issued an Amended Scheduling Order on May 22, 2023, providing that any dispositive motions, together with supporting briefs be filed on August 18, 2023. On May 22, 2023, Westmoreland filed their Reply in Support of Motion for Protective Order. Petitioners filed a Notice of Submission on May 23, 2023. On June 6, 2023, the Hearing Examiner issued an Order Re: Motion for Protective Order granting in part and denying in part. On June 21, 2023, the Hearing Examiner issued an Order Re: Site Inspection. The parties filed a Joint Motion and Brief in Support for Stipulated Protective Order on June 22, 2023. On June 28, 2023, the Hearing Examiner issued another Order Re: Site Inspection and Anderson Deposition. On July 10, 2023, Westmoreland Counsel filed a Motion for a Protective Order. Petitioners filed a Response to Motion for a Protective Order on July 26, 2023. The parties file a Joint Reply in Support of Motion for Protective Order on August 14, 2023. On August 23, 2023, Petitioners, Westmoreland and International Union of Operating Engineers, Local 400, and DEQ all filed their Motions for Summary Judgment with Brief in Support and Statements of Undisputed Facts. The parties filed a Joint Motion for Extension of Dispositive Motion Response and Reply Briefing Deadlines on September 14, 2023, and the Hearing Examiner granted the Motion on September 18, 2023. Petitioner filed an Unopposed Motion for Extension on October 11, 2023. On October 11, 2023, the Hearing Examiner issued an Order Granting the Motion for Extension providing that the response briefs on Summary Judgment are due on October 18, 2023, and the reply briefs are due on November 8, 2023.

On October 18, 2023, Petitioners' Response to Respondents' Motions for Summary Judgment along with a Statement of Stipulated Facts. DEQ filed its Brief in Opposition to Petitioners' Motion for Summary Judgment, and WRM filed its Response Brief to Petitioners' Summary Judgment Motion on October 18, 2023. DEQ and WRM filed a Joint Motion to Strike on October 18, 2023, with a

brief in support and a Joint Statement of Disputed Facts. On October 31, 2023, Petitioners filed an Unopposed Motion for Extension of Time. The Hearing Examiner granted the Motion for Extension on the same day. On November 6, 2023, Petitioners filed a Response to Motion to Strike. On November 17, 2023, DEQ and WRM filed a Joint Motion for Extension of Deadline to Reply in Support of Joint Motion to Strike. The Hearing Examiner granted the joint motion for extension on November 20, 2023. On November 28, 2023, DEQ and WRM filed their Joint Reply in Support of Motion to Strike.

On December 21, 2023, WRM and IUO filed their Reply in Support of Summary Judgment. DEQ also filed their Reply Brief in Support of Summary Judgment on December 21, 2023. Petitioners filed their Combined Reply to DEQ and WRM's Response Briefs in Support of Motion for Summary Judgment on December 21, 2023, along with a Supplemental Statement of Disputed Facts.

On February 10, 2025, the parties provided the Hearing Examiner with their proposed orders regarding the summary judgment motions.

On May 23, 2025, the Hearing Examiner issued an Order on Motion for Summary Judgment, denying the Conservation Groups Motion for Summary Judgment, granting DEQ's, and granting and denying in part Westmoreland/Local 400's Motion. He proposed Judgment be entered in favor of DEQ and Westmoreland/Local 400, the Conservation Groups' challenge be dismissed and DEQ's approval of AM5 be affirmed.

On May 30, 2025, the parties filed a Joint Motion for Clarification and Briefing Schedule requesting the Hearing Examiner to clarify that pursuant to § 2-4-621(1)-(3), any exceptions to the Order must be made to the Board of Environmental Review prior to seeking judicial review and further requested that an exception briefing schedule be ordered.

On June 6, 2025, the Hearing Examiner granted the parties' requests and ordered that the parties may file exceptions to the proposed Order with the Board of Environmental Review by July 25, 2025, and responses to the exceptions must be filed by August 29, 2025.

The Board assumed jurisdiction of this case June 20, 2025 as Hearing Examiner Cameron is unable to continue.

On July 17, 2025, the Conservation Groups filed a Partially Unopposed Motion for Extension of Time to File Exceptions to the Order. On July 18, 2025, Westmoreland/Local 400's filed a Response in Opposition to MEIC's Motion for Extension. On July 21, 2025, Chair Simpson issued an Order Granting the Motion for Extension of Time to File Exceptions to the Order. This case is expected to come before the Board at the October 24 meeting.

3. Cases not assigned to a Hearing Examiner.

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.**

At the Board's October 9, 2020, meeting it voted to adopt the parties Stipulation and Request for Retention of Board Jurisdiction. On May 3, 2021, the parties filed an update with Hearing Examiner Lindsey Simon stating that pursuant to the Stipulation, Alpine had submitted the monitoring well plan to DEQ, that DEQ has approved the monitoring well installation plan, and that the monitoring well has been installed. On June 11, 2021, William Holahan took responsibility for this matter as a hearing examiner. On August 2, 2021, the parties filed a Joint Status Report with the Hearing Examiner. Alpine Pacific Utilities has not exercised its discretion under the Stipulation that would trigger reporting of additional activities at this time to the Board. The Board retains jurisdiction in case the stipulated terms are not implemented and approved by DEQ. Status reports are due every three months. The Board's jurisdiction extends at the latest to July 2024. The parties submitted a joint status report on November 1, 2021, advising of the progress they have made in this matter. This matter was reassigned to Madison Mattioli as Hearing Examiner as of February 14, 2022. The parties filed a Joint Status Report on February 24, 2022. A Joint Status Report was filed on May 24, 2022. On August 24, 2022, the parties filed a Joint Status Report. Matthew Dolphay filed a Notice of Withdrawal of Counsel on August 29, 2022. Alpine Pacific Utilities continues to be represented by Victoria Marquis. A Joint Status Report was filed on November 23, 2022, indicating that Alpine continues pursuing the requested information to cure the deficiencies in the permit application and anticipates submitting a deficiency response in the next three months. The parties filed a Joint Status Report on November 23, 2022. On February 27, 2023, the parties filed a Joint Status Report. On March 14, 2023, Hearing Examiner Oomens filed a Notice of Change in Hearing Examiner. On May 31, 2023, the Parties filed a Joint Status Report indicating that Alpine submitted an updated application and non-degradation analysis to DEQ on February 21, 2023, to meet the requirement in paragraph 20 of the Board's Order adopting the Stipulation; DEQ reviewed Alpine's updated application and non-degradation analysis; DEQ sent Alpine a fee deficiency letter on March 3, 2023, and DEQ received the full amount on March 14, 2023; DEQ sent Alpine a second deficiency notice pertaining to deficiencies in Alpine's updated permit application on April 7, 2023; on May 1, 2023, Alpine responded to the notice of deficiency; after further discussions, Alpine resubmitted the application on May 24, 2023; DEQ is currently reviewing the May 1 and 24, 2023 submittals. On August 25, 2023, the parties filed a Joint Status Report indicating that Alpine applied to modify the existing MGWPCS permit to which DEQ sent Alpine a Notice of Deficiency; Alpine responded with an updated application on June 24, 2023; DEQ subsequently sent an email to Alpine on July 24, 2023, summarizing the remaining issues with Alpine's application and DEQ will follow up the email with a detailed NoD by the end of August 2023. The next joint status report is due on November 27, 2023.

On November 27, 2023, the parties filed a Joint Status Report indicating that Alpine and DEQ continue to work through issues related to Alpine's application.

The parties met on November 8, 2023. Alpine is currently assembling information requested by DEQ and will submit to DEQ for review.

On February 27, 2024, the parties filed a Joint Status Report indicating that Alpine and DEQ continue to work through issues related to Alpine's application to modify the existing Montana Ground Water Pollution Control System. Alpine has investigated several avenues for collecting the requested data by DEQ. In January 2024, Alpine compiled and provided DEQ shallow aquifer test data from a nearby site. DEQ is currently reviewing the information.

On May 28, 2024, the parties filed a Joint Status Report indicating that Alpine has retained Christopher Scoones as legal counsel as the parties continue to work on issues related to Alpine's application. Alpine will report site specific aquifer characteristics and non-degradation analyses and both parties will consider collected ground water data and analyses to estimate hydraulic conductivity, develop a mixing zone, and permit effluent limitations and conditions at each outfall. The next status report is due on August 28, 2024.

On September 4, 2024, the parties file a Joint Status Report. On December 4, 2024, the parties filed a Joint Status Report indicating that on November 16, 2024, DEQ received Alpine's updated permit application renewal and major modification of the permit. DEQ is currently processing the application and will determine whether the application is complete within 30 days of receipt. The next Joint Status Report is due on March 6, 2025.

On March 21, 2025, the parties filed a Joint Status Report and a First Amendment of the Second Stipulation and Request for Retention of Board Jurisdiction.

On June 9, 2025, the parties file a Joint Status Report indicating that on or before July 21, 2025, DEQ will make a tentative determination to renew or modify MTX000164 in accordance with the Montana Water Quality Act; on or before August 20, 2025, DEQ will give public notice of the tentative determination for 30 days; if a public hearing is not held DEQ will consider and respond to substantive public comments and make a final determination on or before October 20, 2025; within 30 days from final permit decision and not later than December 19, 2025, Alpine will move to dismiss this appeal. The next status report is due on September 8, 2025.

Because DOJ has closed the ALS Bureau, BER must assume jurisdiction.

- b. In the Matter of: Petitions of Teck Coal Limited and the Board of County Commissioners of Lincoln County, Montana, for Review of ARM 17.30.632(7)(A) Pursuant to Mont. Code Ann. Section 75-5-203 – Stringency Review of Rule Pertaining to Selenium Standard for Lake Koocanusa, BER 2021-04 and 08 WQ.**

On June 30, 2021, and July 1, 2021, the Board received a request from Teck Coal Limited for the Board to review Montana Administrative Rule 17.30.632 to determine whether it is more stringent than the comparable federal guideline in

violation of the Montana Water Quality Act. The Board issued a Public Notice on August 27, 2021, inviting comment on the process to evaluate the stringency of the rule. Comments on the process to be used were due on September 24, 2021. The Public Notice also invited response to the comments suggesting a process by September 28, 2021. The Board analyzed the comments and responses to comments regarding the process of evaluation at the special meeting on October 29, 2021. On October 29, 2021, the Board determined that a scheduling notice would be issued for submission of public comments and that the review will not be in a contested case format. On November 23, 2021, the scheduling notice was posted on the Board website. The record on the rule proceedings from 2020 was posted on December 15, 2021. Public comments and responses on the stringency review were filed and posted in January 2022 prior to the public meeting. The public comment meeting was held on January 31, 2022. Teck Coal, DEQ and MEIC and Earth Justice filed proposed decision documents on February 11, 2022. At the February 25, 2022, meeting, the Board deliberated on the rule-making record, public comments, meeting transcript and other filed documents; heard oral argument by certain interested parties; and by motions voted on by the Board decided various issues presented by the petitions. On April 8, 2022, the Board conducted further deliberations and considered and approved, with certain amendments, a proposed decision. The Board issued a Final Agency Decision on April 19, 2022. DEQ filed a Motion to Alter or Amend on May 17, 2022. On May 31, 2022, the Board of County Commissioners of Lincoln County and Teck Coal filed responses to DEQ's motion to alter or amend the Final Agency Decision. On June 14, 2022, DEQ filed a reply brief to its motion to alter or amend. A Joint Notice and Motion to Submit Final Agency Action to EPA was filed by Lincoln County and Teck Coal on July 20, 2022. On August 3, 2022, the DEQ filed a response to the Joint Notice and Motion to Submit Final Agency Decision and on August 17, 2022, the Petitioners filed their Reply in Support. At the October 14, 2022, Board meeting, the Board voted to deny DEQ's motion to alter or amend and direct Board Counsel, working with the Chairman, to draft a reasoned decision stating the basis for the Board's denial of the motion. The Board also voted to grant Lincoln County's and Teck Coal's joint Motion to submit the Final Agency Action to EPA and requested that Lincoln County and Teck Coal jointly file a proposed letter to the EPA transmitting the Board's order. On November 4, 2022, Lincoln County and Teck Coal jointly submitted a draft proposed letter to the EPA.

At the December 9, 2022, Board meeting the Board considered the draft decision and voted 5-2 to approve the decision. The Board also considered the draft letter to the EPA transmitting the Board's Final Agency Action and voted 5-2 to approve sending the letter and Final Agency Action to the EPA. On February 8, 2023, the Board received correspondence from Kathleen Becker, Regional Administrator for the EPA Region 8, indicating that the EPA will not begin considering the Board's request until the EPA has been notified by the State that the ongoing legal processes have concluded.

c. In the Matter of: Appeal and Request for Hearing by Westmoreland Rosebud Mining LLC Regarding Issuance of MPDES Permit No. MT0032042, Colstrip, MT, BER 2022-06 WQ

On September 9, 2022, Westmoreland Rosebud Mining LLC filed a Notice of Appeal and Request for Hearing regarding the issuance of MPDES Permit No. MT0032042. On October 14, 2022, the Board moved to assign this matter to Mike Russell as Hearing Examiner to preside over the contested case. This matter was reassigned to Rob Cameron at the December 9, 2022, Board meeting. A Prehearing Order was issued on February 6, 2023. The parties filed a Joint Motion to Stay on February 10, 2023. The parties also filed a Stipulation for Final Agency Decision on February 10, 2023. On February 14, 2023, Hearing Examiner Cameron granted the Parties' Joint Motion to Stay pending the Board's final determination of the Parties' proposed Stipulation. At the February 24, 2023, BER meeting the Board approved the proposed Stipulation and passed the Final Agency Action. The Board then requested that Board Counsel issue an Order to the parties requiring responses to the Board Member questions at the April 7, 2023, meeting. The parties subsequently filed their Joint Responses to BER Order on March 24, 2023. The Board heard from the parties regarding the settlement agreement at the April 7, 2023, meeting. The Board motioned and passed that the parties update the Board at each Board meeting. On May 31, 2023, the parties provided an update stating, "Under the terms of the Stipulation, DEQ and Westmoreland will compile and obtain data necessary to determine the nonanthropogenic condition of EC and SAR in state waters receiving discharges authorized under MPDES Permit No. MT0032042 ("Receiving Waters"). DEQ prepared a draft Quality Assurance Project Plan (QAPP) and Westmoreland provided comments on the QAPP. DEQ and Westmoreland are currently in the process of finalizing the QAPP, which will describe analytical methods and approaches for developing site specific EC and SAR standards for the Receiving Waters."

For the 8/11/2023 BER meeting, the parties provide the following update to the BER related to DEQ and Westmoreland's progress under the Stipulation and the BER's Final Agency Action in the above-named case: "Under the terms of the Stipulation, DEQ and Westmoreland are compiling existing data necessary to determine the nonanthropogenic condition of EC and SAR in state waters receiving discharges authorized under MPDES Permit No. MT0032042 ("Receiving Waters"). DEQ prepared a draft Quality Assurance Project Plan (QAPP) and Westmoreland provided comments on the QAPP. DEQ plans to finalize the QAPP by August 31, 2023. The QAPP will describe analytical methods and approaches for developing site specific EC and SAR standards for the Receiving Waters. After the QAPP is finalized, the work to compile and evaluate data, to determine whether additional data collection is required, and to develop NAS standards will proceed in accordance with BER's Final Agency Decision."

For the October 20, 2023, meeting DEQ submitted the following update: Under the terms of the Stipulation, DEQ and Westmoreland are compiling and obtaining data necessary to determine the nonanthropogenic condition of EC and SAR in state waters receiving discharges authorized under MPDES Permit No. MT0032042 ("Receiving Waters"). On August 31, 2023, DEQ and Westmoreland

finalized the “Quality Assurance Project Plan (QAPP) for Identifying Nonanthropogenic Water Quality Criteria for Electrical Conductivity (EC) and Sodium Adsorption Ratio (SAR) for Specified Tributaries of Rosebud Creek” which describes analytical methods and approaches for developing EC and SAR nonanthropogenic standards for the Receiving Waters.

Since finalizing the QAPP, and in accordance with the Stipulation, Paragraph 21(c), DEQ and Westmoreland have compiled existing water quality data. DEQ Standards and Modeling Section completed its data compilation consulting the national Water Quality Portal, Montana’s MT-eWQX (EQuIS) database, DEQ’s Coal program, and DEQ’s MPDES program. Westmoreland compiled and submitted its data.

In accordance with the Stipulation, Paragraph 21(d), DEQ is now in the process of evaluating the compiled existing data. Within 30 days of receiving all the data, or by October 30, 2023, DEQ will make a written determination whether ambient EC and SAR concentrations in the Receiving Waters exceed the applicable water quality criteria in ARM 17.30.670(4) for EC and SAR. If, in accordance with the Stipulation, Paragraph 21(e), DEQ determines additional data is required to conclude ambient EC and SAR concentrations in the Receiving Waters exceed the criteria in ARM 17.30.670(4), or to properly develop nonanthropogenic standards for EC and SAR for the Receiving Waters, Westmoreland and DEQ will develop a Sampling and Analysis Plan (SAP) to fill the data gaps within 45 days of DEQ’s determination that additional data is required. Westmoreland will be responsible for obtaining additional data in accordance with the SAP.

On November 22, 2023, DEQ counsel, Ms. Bowers provided an update indicating that DEQ and Westmoreland finalized the Quality Assurance Project Plan (QAPP) in accordance with the Stipulation paragraph 21(c). Since finalizing the QAPP, DEQ and Westmoreland have compiled existing water quality data. In accordance with Stipulation paragraph 21(d), DEQ evaluated the compiled existing data and made a written determination. In accordance with Stipulation paragraph 21(e), DEQ determined additional data is required to properly develop nonanthropogenic standards (NAS) for EC and SAR for the Receiving Water. By November 29, 2023, DEQ will determine whether NAS sources alone cause EC and SAR to exceed the standards in the Receiving Waters pursuant to Stipulation paragraph 21(f). By December 15, 2023, Westmoreland and DEQ will develop a Sampling and Analysis Plan (SAP) to fill the data gaps. DEQ and Westmoreland continue to consult on topics related to completing the next steps under the Stipulation including those described in Stipulation paragraph 21(g).

On February 2, 2024, Kirsten Bowers sent the following update: “After determining that additional data are required to properly develop nonanthropogenic standards for EC and SAR for the Receiving Waters, DEQ and Westmoreland developed a Sampling and Analysis Plan (SAP) (finalized on 12/15/23; minor edits made on 12/22), in accordance with the Stipulation Paragraph 21(e). Westmoreland will be responsible for obtaining additional data in accordance with the SAP. The SAP specifies that site visits for the purposes of sampling must occur every month for twelve months. Sampling will begin in February 2024 and end in January 2025 or, alternately, “If sampling does not

begin by February 2024, 12 months of sampling from the actual beginning date must be completed.”

On April 4, 2024, Kirsten Bowers sent the follow up update: “DEQ and Westmoreland are proceeding with data collection to develop nonanthropogenic standards for electrical conductivity (EC) and sodium adsorption ratio (SAR) for the Receiving Waters. Westmoreland began collecting data in February in accordance with the Sampling and Analysis Plan (SAP) developed by the parties pursuant to the Stipulation, Paragraph 21(e). The SAP specifies that site visits for the purposes of sampling must occur every month for twelve months.

At its February 16, 2024, meeting, Board Chair Simpson asked if DEQ reviewed and considered historic data collected by the Peabody Big Sky Mine in the Rosebud Creek drainage. DEQ is considering all available data, including previously collected historical data from the Big Sky Mine, in its evaluation of nonanthropogenic conditions for EC and SAR in the receiving waters of Lee Coulee and Richard Coulee. This data includes a range of years from 1984 to 2022 for the receiving waters of Lee Coulee, and a range of 1973 to 2022 for receiving waters of Richard Coulee.”

d. In the Matter of: Notice of Appeal and Request for Hearing by Gateway Conservation Alliance Regarding Issuance of Opencut Mining Permit No. 3462, Case No. BER 2024-03 OC.

On March 29, 2024, Gateway Conservation Alliance filed a Notice of Appeal and Request for Hearing regarding the issuance of Opencut Mining Permit No. 3462 to TMC Inc., asking the Board to set aside the permit as being unlawful.

At the April 19, 2024, meeting the Board voted to consolidate these matters and have the consolidated case heard before the full Board. On May 16, 2024, DEQ filed a Preliminary Prehearing Statement. On May 16, 2024, TMC, Inc., filed an Unopposed Motion to Intervene and a Preliminary Prehearing Statement. On May 16, 2024, Chair Simpson dismissed Petitioners Bilotti and Seth upon request. Chair Simpson also granted TMC’s motion to intervene the same day and issued an Order Vacating Scheduling Conference & Requesting Scheduling. Gateway Conservation Alliance filed its Preliminary Prehearing Statement on May 16, 2024.

On May 15, 2024, GCA filed its Preliminary Hearing Statement. Petitioners filed a Motion to Limit Evidence on June 28, 2024, with a brief in support. On July 19, 2024, DEQ filed an Unopposed Motion to Extend Response Deadline to Petitioners’ Motion *in Limine*. Chair Simpson granted DEQ’s Motion for Extension on July 23, 2024. On August 2, 2024, DEQ filed its Response in Opposition to GCA’s Motion *in Limine* and TMC filed its Opposition to Appellant’s Motion *in Limine* to Limit Evidence. On August 8, 2024, GCA filed a Motion for Stay and brief in support. On August 9, 2024, GCA filed its Reply Brief in Support of Motion to Limit Evidence. Chair Simpson issued an Order Setting Oral Argument on August 9, 2024, setting oral argument for the August 23, 2024, Board meeting. On August 13, 2024, DEQ filed its Response to Motion for Stay. At the August 23, 2024, meeting, the Board heard oral argument from the parties on the pending Motion to Limit Evidence.

On September 9, 2024, the Board Chair issued an Order on Motion in *Limine* denying GCA's motion. Also on September 9, 2024, the Board Chair issued an Order on Motion to Stay, granting the unopposed motion to stay the proceedings. The parties are directed to file a status report within 30 days of issuance of a decision from the Montana District Court.

e. In the Matter of: Appeal and Request for Hearing by Gallatin County Community Coalition Regarding Issuance of Opencut Mining Permit #3561, Case No. BER 2024-04 OC

On July 26, 2024, Gallatin County Community Coalition filed a Notice of Appeal and Request for Hearing regarding DEQ's issuance of Open Cut Mining Permit #3561 to Concrete Materials of Montana, Inc., for a new gravel permit located in Gallatin County, Montana. At the August 23, 2024, meeting, the Board decided to hear the case itself.

On September 9, 2024, the Board Chair issued a Prehearing Order. On September 20, 2024, GCCC filed an Unopposed Motion for Stay with a Brief in Support. On October 10, 2024, the Board Chair issued an Order on Motion for Stay granting the Petitioner's Motion. The parties are directed to file a status report within 30 days of issuance of a decision from the Montana District Court.

f. In the Matter of: Decker Coal Company's Request for Hearing Regarding Permit C1987001C (West Decker Mine), BER 2025-01 SM.

On February 13, 2025, Decker Coal Company ("DCC") filed a Request for Hearing on DEQ's January 29, 2025, Order to Revise Permit. On February 28, 2025, DCC file an Amended Request for Hearing to revise the caption to keep the east and west mine issues in separate contested cases. On April 9, 2025, Decker filed a Motion for Temporary Relief with a Brief in Support. DEQ filed a Brief in Opposition on April 21, 2025. Decker filed its Reply Brief in Support on April 25, 2025.

On June 20, 2025, the Board issued a Stay until the December 2025 Board meeting, as the parties are working towards a resolution.

g. In the Matter of: Decker Coal Company's Request for Hearing Regarding Permit C1983007 (East Decker Mine), BER 2025-02 SM.

On February 28, 2025, Decker Coal Company ("DCC") filed a Request for Hearing regarding the Notice of Noncompliance and Order of Abatement issued January 29, 2025, by DEQ. On March 28, 2025, DCC filed a Motion to Suspend Abatement Requirements with a Brief in Support. DEQ filed a Brief in Opposition to Decker's Motion on April 11, 2025. Decker filed its Reply in Support on April 18, 2025. The Board heard oral arguments at a special meeting on April 25, 2025, and voted to deny Decker's motion. On May 7, 2025, Chair Simpson issued an Order Denying Suspension of Abatement.

On June 20, 2025, the Board issued a Stay until the December 2025 Board meeting, as the parties are working towards a resolution.

II. ACTION ITEMS

a. Retain Dana Hupp as Interim General Counsel

b. BER 2019-06 WQ – Alpine Pacific Utilities

ALS was the Hearing Examiner, but ALS will discontinue services effective August 22, 2025. The Board will need to decide if it should assume jurisdiction of this case.

c. BER 2015-06 WQ – Westmoreland Absaloka Mine

ALS was the Hearing Examiner, but ALS will discontinue services effective August 22, 2025. The Board will need to decide if it should assume jurisdiction of this case.

There is also a new Notice of Appeal and Request for Hearing that was received July 7, 2025. The Board will hear a briefing from the parties on how this new petition relates to BER 2015-06 WQ, and decide whether to assume jurisdiction.

IV. GENERAL PUBLIC COMMENT

Under this item, members of the public may comment on any public matter within the jurisdiction of the Board that is not otherwise on the agenda for the meeting. Individual contested case proceedings are not public matters on which the public may comment.

V. BOARD CHAIR UPDATE

a. FY25 Legal Cost Summary Update

b. Hearing Examiner Status

VI. ADJOURNMENT