May 1, 2013

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Charles McGuigan
Chief Deputy Attorney General
Mickelson Criminal Justice Center
1302 E. Hwy. 14, Suite 1
Pierre, SD 57501

Mike Cepak
Minerals and Mining Program
Foss Building
523 East Capitol Ave.
Pierre, SD 57501

Re: Powertech (USA), Inc., Application for Large Scale Mine Permit

Gentlemen:

Enclosed please find true and correct copies of the Appointment of Hearing Chair, Notice of Prehearing Conference, the Department’s Motion for Procedural and Scheduling Order, proposed Order, and proposed Election of Participation Form, along with a Certificate of Service. Copies of these documents have been mailed to each individual or group that has petitioned to intervene in this matter or otherwise filed written comments with the Department, as evidenced by the mailing list attached to the Certificate of Service. The originals of these pleadings have been sent to the Department.

Sincerely,

[Signature]

Steven R. Blair
Assistant Attorney General

Enclosures
Cc/encl: Rich Williams
All Interested Parties Noted in Cert. of Service Mailing List
STATE OF SOUTH DAKOTA
DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES
BOARD OF MINERALS AND ENVIRONMENT

IN THE MATTER OF

POWERTECH (USA), INC. APPLICATION FOR A
LARGE SCALE MINING PERMIT (DEWEY-
BURDOCK PROJECT)

APPOINTMENT
OF
HEARING CHAIR

To: All persons on attached Certificate of Service:

In accordance with ARSD 74:09:01:08, the Chair of the South Dakota Board of Minerals and Environment hereby appoints Board member Rex Hagg, 1721 West Boulevard, Rapid City, SD 57701; telephone: 605-348-1125, to act as Hearing Chair in the above entitled matter. As Hearing Chair, Mr. Hagg is responsible for the conduct of any prehearing conference and for the hearing, and may rule on all prehearing motions. Any decision made by the Hearing Chair is a final decision of the board unless the board overrules that decision.


Dated this 1st day of March, 2013.

[Signature]
Richard C. Sweetman
Chair
Board of Minerals and Environment
Notice is hereby given that a Prehearing Conference will be held in the above captioned matter before Rex Hagg, appointed Hearing Chair for the Board of Minerals and Environment, on Thursday, May 23, 2013, at 10 a.m., Mountain Time, or as soon thereafter as the matter may be heard, in the Sylvan 1 & 2 meeting rooms of the Ramkota Hotel, 2111 N. LaCrosse Street, Rapid City, South Dakota.

The Prehearing Conference is intended only to address prehearing and scheduling issues with regard to Powertech (USA) Inc.’s ("Powertech") Application for a large scale mining permit. The Board of Minerals and Environment has jurisdiction to hear this matter pursuant to SDCL Chapter 45-6D and the below Administrative Rules. The Prehearing Conference will NOT address whether Powertech's Application will ultimately be granted or denied by the Board of Minerals and Environment. Persons who have timely filed written objections to or statements in support of Powertech's Application, pursuant to SDCL § 45-6D-26 and ARSD 74:09:01:04, may participate as parties at this Prehearing Conference. The Chair of the hearing may also grant or deny petitions to intervene at the Prehearing Conference.
At the Prehearing Conference, pursuant to ARSD 74:09:01:10, the Hearing Chair has jurisdiction to decide any motions filed by the parties, establish a reasonable discovery schedule for the matter, set the place and time for the formal contested case hearing regarding the permit application, and may address any other issue(s) raised by the parties or interested persons at that time. Pursuant to ARSD 74:09:01:09, all motions shall be made in writing and filed with the Department. Motions shall be filed and served upon all parties at least ten (10) business days prior to the Prehearing Conference date. Copies of those motions shall also be served on the Hearing Chair, Board Counsel, Chief Deputy Attorney General Charles McGuigan, and upon all parties of record. A service list may be obtained from Mike Cepak, DENR Minerals and Mining Program, Foss Building, 523 E. Capitol Avenue, Pierre South Dakota 57501-3182, (605) 773-3151, mike.cepak@state.sd.us.

Decisions made at the Prehearing Conference may affect a person's rights at any future contested case proceeding held in the matter. This hearing is an adversarial proceeding at which a party has a right to be present and to be represented by a lawyer. These rights and other due process rights will be forfeited if they are not exercised at the hearing. Any corporation, partnership, association, or other legal entity (including non-profit organizations) must be represented by an attorney at the Prehearing Conference. If the amount in controversy exceeds two thousand five hundred dollars ($2,500) or if a property right may be terminated, any party to the contested case may require the agency to use the Office of Hearing
Examiners by giving notice of the request to the agency no later than ten (10) days after service of notice of hearing issued pursuant to § 1-26-17. Decisions based on the entire contested case proceeding, including this hearing, may ultimately be appealed to the circuit court and the State Supreme Court as provided by law.

Dated this 1st day of May, 2013

Steven R. Blair
Richard M. Williams
Assistant Attorneys General
Mickelson Criminal Justice Center
1302 East Highway 14, Suite 1
Pierre, South Dakota 57501
Telephone: (605) 773-3215

Counsel for Minerals and Mining Program, DENR
The South Dakota Department of Environment and Natural Resources Minerals and Mining Program respectfully moves the Board's duly appointed hearing chairman, Rex Hagg, for entry of a procedural and scheduling order in the above captioned matter consistent with the terms of this motion.

In support of said motion, the Department submits the following:

1. Powertech (USA), Inc. ("Powertech"), has submitted an application to the Department for a large scale mine permit concerning Powertech's proposed uranium in situ leach mine and processing facility located near Edgemont, South Dakota.

2. On March 1, 2013, Richard Sweetman, Chair of the Board of Minerals and Environment, appointed Board member Rex Hagg to preside as the Hearing Chair in this matter.

3. On April 15, 2013, the Department recommended conditional approval of the permit application. Pursuant to ARSD 74:29:01:09, the final period to intervene in this matter expired on April 22, 2013. Currently over 100 parties have petitioned to intervene in the matter.
4. Hearing Chairman Hagg has scheduled a prehearing conference for Thursday, May 23, 2013, to consider this and any other motions that may be filed concerning this matter.

5. The Department states upon information and belief that many of the numerous persons who have filed petitions to intervene in this matter are interested in submitting comments to the Board, but are not interested in participating as a full party in any contested case proceeding held in this action. In previous contested matters heard before the Board, a public hearing prior to formal contested proceedings has been held to take public comment from interested parties. The Department believes that this process may assist in the orderly procedure of this matter. To that end, the Department believes that it would be proper to require that all petitioners make an election of their participation in this matter that conveys the petitioner's wishes to participate as a full party in the formal contested case proceedings, provide public comments only during a public hearing held at the initiation of formal contested proceedings, or rely on his or her written petition already on file with the Board. The Department would request that the proposed Election of Participation form attached to this motion be included as part of the Chair's Order entered on this motion.

6. The Department requests that parties be allowed to change their election option by filing said change in writing with the Department and serving a copy of the change on all parties. Further, the Department requests that all
changes of election must be made no later than twenty (20) days before the initial date scheduled for the contested hearing.

7. The Department requests that any party to the formal contested case proceeding who is a corporation, partnership, association, or other legal entity (including non-profit organizations) be required to be represented by an attorney.

8. The Department requests that any party who will be represented at the formal contested case proceeding by an attorney shall be required to have their attorney file a Notice of Appearance in this matter. Further, all non-resident counsel must be able to demonstrate compliance with the pro hac vice requirements of SDCL 16-18-2.

9. The Department requests that the following prehearing schedule be established and applied to all parties to the formal contested case proceeding:

   a.) The Election of Participation form must be filed with the Department no later than June 14, 2013.

   b.) Discovery requests must be initiated (served upon the applicable party) by July 3, 2013. Discovery may be sought regarding any matter that is relevant to a party's claim or defense. Discovery shall be limited to the extent that each party is permitted to serve on any other party no more than 25 written interrogatories, including discrete subparts, no more than 25 requests for production of documents, and that no more than 5 depositions may be taken by each party.
c.) Discovery must be completed no later than 45 days prior to the initial date scheduled for a contested case hearing.

d.) Each party must disclose in writing the names of all expert witnesses it intends to call as a witness at the contested case hearing no later than 45 days prior to the initial date scheduled for a contested case hearing. Each party must include in this submission copies of any curricula vitae as well as copies of any expert report prepared by the expert witness.

e.) Each party must disclose in writing, no later than 20 days before the initial date scheduled for the contested case hearing, the names of each witness the party intends to call during the hearing.

f.) Each party must provide to all other parties, no later than 20 days before the initial date scheduled for the contested case hearing, a list identifying all exhibits that party intends to offer as evidence in its case in chief at the hearing and copies of said exhibits. The copies may be provided by electronic means.

10. The Department requests that the Board include in its order a finding that for purposes of compliance with SDCL 45-6B-30, the contested case proceedings in this matter are to be deemed to have commenced with the granting of any written petition to intervene. The proceedings would thereafter be continued to allow for orderly discovery until the date set by the Board for the contested case hearing.
11. The Department requests that the Board include in its order the requirement that each party electing full participation at the contested case proceedings must mark in advance of the hearing all exhibits the party intends to introduce at the hearing in its case in chief. Each party shall be required to contact Mike Cepak, DENR Minerals and Mining Program, 605-773-3151, to obtain a block of exhibit numbers. The Department would request that numbers 1-99 be reserved for use by the Department, and that numbers 100-599 be reserved for Applicant Powertech.

12. The Department requests that the Board include in its order the requirement that each party electing full participation at the contested case proceedings must prepare and provide a sufficient number of copies of exhibits for use at the hearing as follows: 12 copies for use by the Board, its counsel, and court reporter, and sufficient copies for all Parties participating in the contested proceedings.

13. The Department requests that the Board include in its order the requirement that all original pleadings are to be sent by regular first class mail to Mike Cepak, DENR Minerals and Mining Program, Foss Building, 523 E. Capitol Avenue, Pierre, South Dakota 57501-3182. Parties shall also be required to serve copies of all pleadings on all other parties, including the Hearing Chair, and upon the Board's Counsel, Chief Deputy Attorney General Charles McGuigan.

14. The Department requests that any contested case hearing held in this matter proceed as follows:
a.) The holding of a public meeting to take sworn testimony from those parties that have chosen Option B on the Election of Participation form. Comments shall not exceed 15 minutes per person, and the Board may limit unduly repetitive testimony.

b.) After the completion of public testimony, the formal contested case proceeding will start and any preliminary motions from the parties will be heard.

c.) Full parties (including those who have elected Option A) may make opening statements.

d.) The order of presentation of witnesses and evidence for the contested proceedings shall be as follows:

i.) Applicant Powertech (USA) Inc.;

ii.) DENR Minerals and Mining Program;

iii.) other parties electing full participation (Option A) in an order established by the Hearing Chair;

iv.) rebuttal by Powertech and/or DENR;

v.) Board members may ask questions of any witness.

e.) After the record is closed, full parties (including those who have election Option A) may offer short closing arguments in the same order as noted above.

f.) At the conclusion of the proceedings, the Board may render a decision and direct the prevailing party to provide Findings of Fact and Conclusions
of Law consistent with the decision. Other full parties will be given an opportunity to file proposed Findings and Conclusions for the record. Alternatively, the Board may take the matter under advisement until its next board meeting.

15. A draft Order and proposed Election Participation Form is attached to this motion for the Chair's consideration.

16. All persons who filed petitions to intervene in the mine permit application have been provided copies of this motion, except to the extent that the petitioners' names and/or addresses were illegible and not available in routine directory information.

Dated this _____ day of April, 2013

[Signature]

Steven R. Blair
Richard M. Williams
Assistant Attorneys General
Mickelson Criminal Justice Center
1302 East Highway 14, Suite 1
Pierre, South Dakota 57501
Telephone: (605) 773-3215

Counsel for Minerals and Mining Program, DENR
Upon consideration of the Motion for Procedural and Scheduling Order filed by the Department of Environment and Natural Resources, and argument submitted by all parties and interested persons at the prehearing conference held in this matter, and otherwise being fully informed as to matters pertinent thereto, the following Order shall be entered in the above captioned action.

It is ORDERED:

1. All Petitions to Intervene in the mine permit application proceedings that were on file with the Department prior to the prehearing conference are granted.

2. All persons who have filed Petitions to Intervene in the above captioned matter shall file with the Department an Election of Participation using the attached form. The Election form must be filed by June 14, 2013. Persons who do not file an Election of Participation Form will be treated as if they have elected to limit their participation to submitting sworn testimony at the beginning of the contested case hearing (Option B). Any Party may change participation status by timely notifying Mike Cepak, DENR Minerals and Mining Program, Foss Building,
523 E. Capitol Avenue, Pierre, South Dakota 57501-3182, (605) 773-3151. The Party must also serve copies of the notification on Applicant, DENR Counsel, all parties who have elected full participation (Option A), Hearing Chairman Rex Hagg, and Board counsel Charles McGuigan. A service list, including full names and addresses may be obtained from Mr. Cepak. All changes to a party’s participation status must be made no later than twenty (20) days prior to the date scheduled for the contested case hearing.

3. Any party electing full participation in the contested case proceeding (Option A) who is a corporation, partnership, association, or other legal entity (including non-profit organizations) shall be required to be represented by an attorney.

4. All attorneys who will be representing any party at the formal contested case proceeding shall file a Notice of Appearance in this matter. Further, all non-resident counsel must be able to demonstrate compliance with the pro hac vice requirements of SDCL 16-18-2.

5. The following pre-hearing schedule and obligations apply to Applicant, DENR, and all parties who elect Option A:

   a.) Discovery requests must be initiated (served upon the applicable party) by July 3, 2013. Discovery shall be limited to the extent that each party is permitted to serve on any other party no more than 25 written interrogatories, including discrete subparts, no more than 25 requests for production of documents, and that no more than 5 depositions may be taken by each party. The parties shall
attempt to informally resolve any discovery dispute. If a discovery dispute cannot be resolved a party may file a motion with the Hearing Chair in the same manner as provided 5(h) below.

b.) Discovery shall be completed no later than 45 days prior to the initial date scheduled for the contested case hearing.

c.) Each party shall disclose in writing, no later than 45 days prior to the initial date scheduled for the contested case hearing, the names of any expert that party intends to call as a witness at the hearing of this matter. This disclosure must include copies of any *curricula vitae*, along with copies of any expert report the party intends to offer.

d.) Each party shall disclose in writing, no later than 20 days prior to the initial date scheduled for the contested case hearing, the name, address, and contact information for any and all witnesses that party expects to call during the hearing of this matter. This disclosure must include a brief one or two sentence summary of each witness' expected testimony.

e.) Each party shall provide in writing, no later than 20 days prior to the initial date scheduled for the contested case hearing, a list identifying all exhibits that party intends to offer into evidence in its case in chief at the hearing and copies of said exhibits. The copies may be provided by electronic means.

f.) All exhibits shall be marked in advance of contested proceedings by each party. Each party shall contact Mike Cepak, DENR Minerals and Mining Program, (605) 773-3151, to obtain a block of exhibit numbers. Exhibit numbers 1-
99 are reserved for the Department, and exhibit numbers 100-599 are reserved for Powertech.

   g.) Each party shall provide a sufficient number of copies of exhibits for use at the contested case hearing, including 12 copies for use by the Board, its counsel, and court reporter, and enough additional copies for all Parties participating in the contested proceedings.

   h.) All original pleadings and prehearing motions shall be sent by first class mail to Mike Cepak, DENR Minerals and Mining Program, Foss Building, 523 E. Capitol Avenue, Pierre, South Dakota 57501-3182. Parties must also serve copies of all pleadings and motions on all other parties, including the Hearing Chair, Rex Hagg, and Board Counsel, Charles McGuigan. A service list may be obtained from Mr. Cepak.

   i.) Copies of all discovery requests, discovery responses, and any items identified in subsections c), d) & e) above, shall be served on all Parties, with the originals to be filed with the Department. Items being served according to this section do not need to be served upon the Hearing Chair or Board’s Counsel.

   6. For purposes of compliance with SDCL 45-6B-30, the contested case proceedings in this matter are hereby deemed to have commenced with the granting of any written petition to intervene. The proceedings are by operation of this Order continued to allow for orderly discovery until the date set by the Board for the contested case hearing.
7. The contested case hearing before the Board of Minerals and Environment shall be held on a date set by the Board and at a location to be determined by Department staff. It is anticipated that the contested case hearing will take at a minimum five days.

8. The contested case hearing will proceed as follows:

a.) The holding of a public meeting to take sworn testimony from those parties that have chosen Option B on the Election of Participation form. Comments shall not exceed 15 minutes per person, and the Board may limit unduly repetitive testimony.

b.) After the completion of public testimony, the formal contested case proceeding will start and any preliminary motions from the parties will be heard.

c.) Full parties (including those who have elected Option A) may make opening statements

d.) The order of presentation of witnesses and evidence for the contested proceedings shall be as follows:

   i.) Applicant Powertech (USA) Inc.;

   ii.) DENR Minerals and Mining Program;

   iii.) other parties electing full participation (Option A) in an order established by the Hearing Chair;

   iv.) rebuttal by Powertech and/or DENR;

   v.) Board members may ask questions of any witness.
e.) After the record is closed, the full parties (including those that have elected Option A) may offer short closing arguments in the same order as noted above.

f.) At the conclusion of the proceedings, the Board may render a decision and direct the prevailing party to provide Findings of Fact and Conclusions of Law consistent with the decision. Other parties will be given an opportunity to file proposed Findings and Conclusions for the record. Alternatively, the Board may take the matter under advisement until its next board meeting.

9. Questions concerning the arrangements for the contested case proceeding and service list are to be made to Mike Cepak, DENR Minerals and Mining Program at (605) 773-3151 or mike.cepak@state.sd.us

Dated this _______ day of May, 2013

______________________________
Rex Hagg, Hearing Chair
S.D. Board of Minerals and Environment
TO: All Persons who filed Petitions to Intervene in the above captioned matter:

You filed or signed a petition or sent comments to the Department of Environment and Natural Resources regarding the Powertech large scale mine permit application currently pending before the Board of Minerals and Environment. To clarify your intent, you must elect: A) to participate as a full party in the formal contested case proceeding, including presenting testimony subject to cross examination, offering exhibits, cross examining other witnesses, making and defending objections, addressing legal argument, and having the option to appeal to the courts if desired; or B) provide sworn testimony only during the public comment period of the contested case proceeding subject to cross examination by the parties and questioning by the Board; or C) rely on the information you may have already filed with the Department. Election of options B or C will waive some of the rights, and relieve you of some of the obligations, you have if you participate as a full party under Option A.

YOU MUST RETURN THIS FORM TO MIKE CEPAK, DENR MINERALS AND MINING PROGRAM, ON OR BEFORE JUNE 14, 2013.
FAILURE TO COMPLETE AND RETURN THIS WILL BE CONSTRUED AS AN ELECTION TO PROCEED UNDER OPTION B. A PERSON MAY CHANGE THEIR PARTICIPATION STATUS AS PROVIDED IN THE BOARD'S PROCEDURAL ORDER.

*************

(A) I wish to participate as a full party in this proceeding by presenting testimony subject to cross examination, offering exhibits, cross examining other witnesses, making and defending objections, addressing legal argument, and having the option to appeal to the courts if desired. I understand that if I am appearing on my own behalf, I do not need to be represented by a lawyer, but that all corporations, partnerships, nonprofit associations, and other legal entities must have a lawyer represent them if they participate as a party.

(B) I wish to offer my sworn testimony at the beginning of the contested case hearing. I understand that due to the large number of parties, I may be limited to 10-15 minutes. I understand my testimony will be subject to cross examination and I will not have all the rights nor obligations of a full party.

(C) I wish to rely on the petition or any other comments I have already submitted to the Department. I do not wish to testify or participate as a full party in these proceedings.

DATE: ____________________________
SIGNATURE: ______________________
PRINTED NAME: __________________
ADDRESS: _________________________

______________________________

TELEPHONE: ____________________
EMAIL: _______________________

Mail to: Mike Cepak, DENR Minerals and Mining Program, Foss Building, 523 E. Capitol Ave., Pierre, SD 57501
IN THE MATTER OF POWERTECH (USA), INC. APPLICATION FOR LARGE SCALE MINING PERMIT (Dewey-Burdock Project) )

CERTIFICATE OF SERVICE

The undersigned hereby certifies that true and correct copies of the:
Appointmennt of Hearing Chair, Notice of Prehearing Conference, Department’s Motion for Procedural and Scheduling Order, proposed Order, and proposed Election of Participation form, all filed in the above captioned matter were served upon the following persons:

Max Main
Bennett, Main & Gubbrud, P.C.
618 State Street
Belle Fourche, SD 57717;

Rex Haag
Whiting, Haag, Haag, Dorsey & Haag
PO Box 8008
Rapid City, SD 57709;

Charles McGuigan
Chief Deputy Attorney General
Mickelson Criminal Justice Center
1302 E. Hwy. 14, Suite 1
Pierre, SD 57501;

Mike Cepak
Minerals and Mining Program
Foss Building
523 East Capitol Ave.
Pierre, SD 57501;

and upon each of the persons shown in the attached list, by First Class United States Mail, postage prepaid, on this ___ day of May, 2013.

Steven R. Blair
Richard M. Williams
Assistant Attorneys General
Mickelson Criminal Justice Center
1302 East Highway 14, Suite 1
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CUSTER SD 57730-1508

ROY BOOTS  
302 CROOK ST  
CUSTER SD 57730-1508

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JARED CAPP  
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April 30, 2013
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MARY GOULET
338 S 5TH ST
HOT SPRINGS SD 57747-2302

LISA GRANT
3921 MINNEKAHTA DR
RAPID CITY SD 57702-3259

April 30, 2013
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<thead>
<tr>
<th>Name</th>
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<th>Address 2</th>
<th>City</th>
<th>State</th>
<th>Zip code</th>
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<td>GARDNER GRAY</td>
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<td>PRINGLE SD 57773-0153</td>
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<tr>
<td>RICK GROSEK</td>
<td>20445 HWY 79</td>
<td>STURGIS SD 57785-6306</td>
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<td>GARY HECKENLAIBLE</td>
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<td>342 N 1ST ST</td>
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<td>DAYTON O HYDE</td>
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<td>HOT SPRINGS SD 57747-0932</td>
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<td>MICHELLE GROSEK</td>
<td>20445 HWY 79</td>
<td>STURGIS SD 57785-6306</td>
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<td>KATHRYN A HART</td>
<td>8677 COUNTRYSIDE BLVD</td>
<td>RAPID CITY SD 57702-9511</td>
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<td>SHAUNA HAYS</td>
<td>23786 MAGGIE WAY</td>
<td>RAPID CITY SD 57702-7044</td>
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<td>GARY HECKENLAIBLE</td>
<td>PO BOX 422</td>
<td>RAPID CITY SD 57709-0422</td>
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<tr>
<td>SUSAN R HENDERSON</td>
<td>11507 HWY 471</td>
<td>EDGEMONT SD 57735-7322</td>
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<td>SUSAN HIXSON</td>
<td>6400 NAMELESS CAVE RD</td>
<td>RAPID CITY SD 57702-9446</td>
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<tr>
<td>MELODY INCHUMUK</td>
<td>327 S RIVER ST</td>
<td>HOT SPRINGS SD 57747-2320</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
LILIAS JARDING
PO BOX 591
RAPID CITY SD 57709-0591

PATRICIA JENKINS
287 EVANS LN
SPEARFISH SD 57783-1130

JUDITH JOBA
3463 ELK CREEK RD
PIEDMONT SD 57769-7293

ANDY JOHNSON
610 NELLIE LN
SPEARFISH SD 57783-1191

MARVIN KAMMERER
22198 ELK VALE RD
RAPID CITY SD 57701-8408

DON KELLEY
12637 MERRIT ESTES RD
DEADWOOD SD 57732-7407

KIMBERLY KELLEY
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DEADWOOD SD 57732-7407

SABRINA KING
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BOB KLOSS
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CUSTER SD 57730-8235

RODNEY KNUDSON
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HULETT WY 82720-0025

DEAN KURTZ
425 LINCOLN ST
CUSTER SD 57730-1119

SYLVIA LAMBERT
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INTERIOR SD 57750-0078

KARLA LARIVE
839 ALMOND ST
HOT SPRINGS SD 57747-1301

SHIRLEY LAUTENSCHLAGER
3507 IDLEWILD CT
RAPID CITY SD 57702-4847

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REBECCA R LEAS
6509 SEMINOLE LN
RAPID CITY SD 57702-7088

ROBERT LEE
338 S 5TH ST
HOT SPRINGS SD 57747-2302

AMELIA C LONG FEATHER
PO BOX 874
FT YATES ND 58538-0874

REBECCA LORD
PO BOX 952
HILL CITY SD 57745-0952

DAHL MC LEAN
11853 ACORN RIDGE RD
SPEARFISH SD 57783-3307

J ADAM MC LEAN
14390 EDGEWOOD PL
PIEDMONT SD 57769-7324

LINSEY MC LEAN
14390 EDGEWOOD PL
PIEDMONT SD 57769-7324

ELORA MC REYNOLDS
PO BOX 1913
RAPID CITY SD 57709-1913

KEN MARKVE
515 BEAR AVE
HOT SPRINGS SD 57747-1404

MELISSA A MARTIN
2329 ELY
HOT SPRINGS SD 57747-4100

SHEILA MARTIN
112 OX YOKE CT
CUSTER SD 57730-8401

TOM MARTIN
112 OX YOKE CT
CUSTER SD 57730-8401

MARK L MASON
PO BOX 1914
RAPID CITY SD 57709-1914

CAROL MERWIN
2247 CEDAR DR
RAPID CITY SD 57702-3245

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April 30, 2013
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PO BOX 123
BUFFALO GAP SD 57722-0123

MARY L MOLLOY
PO BOX 123
BUFFALO GAP SD 57722-0123

WILLIAM J MOLLOY
316 E WATERTOWN ST APT 2
RAPID CITY SD 57701-1499

JOHN NELSON
10360 HERITAGE LN
RAPID CITY SD 57702-8623

SUZAN M NOLAN
1164 LOOKOUT LN
RAPID CITY SD 57701-5383

MICHAEL P ORTNER
FALL RIVER COUNTY COMMISSIONERS
906 N RIVER ST RM 301
HOT SPRINGS SD 57747-1387

GENA PARKHURST
PO BOX 1914
RAPID CITY SD 57709-1914

MARY HELEN PETERSON
PO BOX 646
HOT SPRINGS SD 57747-0646

JIM PETERSON
807 ALMOND ST
HOT SPRINGS SD 57747-1391

MICHAEL REARDON
1920 TWIN ELMS DR #5
RAPID CITY SD 57702-3913

ANDRA RIFFLE
39391/2 SUNSET DR
RAPID CITY SD 57702-3273

CLIFF RIFFLE
39391/2 SUNSET DR
RAPID CITY SD 57702-3273

KATIE ROSELAND
5811 GEMINI ST
RAPID CITY SD 57702

INGRID ROTTENKOLBER
LINNENBRUGGERSTR 24
D-81829 MUNCHEN
GERMANY

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April 30, 2013
DEBRA WEISHAUPL  
110 N 3RD ST  
HOT SPRINGS SD 57747-1719

ROBERT N WHITE  
1267 RANGE VIEW CIR  
RAPID CITY SD 57701-2106

ELAINE WHITTELEY  
24933 BIG VALLEY TR  
CUSTER 57730-8235

JERRY WILSON  
30959 FROG CREEK RD  
VERMILLION SD 57069-6715

TERRY L YARGER  
26914 BATTLE MTN PKWY  
HOT SPRINGS SD 57747-6037

DENNIS YELLOW THUNDER  
PO BOX 96  
BATESLAND SD 57716-0906

WASTE'WIN YOUNG  
TRIBAL HISTORIC PRESERVATION OFFICE  
N STANDING ROCK AVE  
FORT YATES ND 58538

CAROL LAVERICK  
PO BOX 281  
CUSTER SD 57730

PATRICIA BRAUN  
3661 SERENDIPITY LANE  
RAPID CITY SD 57702

KATHERINE SANFORD  
PO BOX 84  
BUFFALO GAP SD 57722

JIM WOODWARD  
PO BOX 599  
WELLINGTON CO 80549

FALL RIVER COUNTY CONSERVATION DISTRICT  
ARCHIE COLLINS, CHAIR  
341 S. CHICAGO STREET  
HOT SPRINGS SD 57747

CUSTER COUNTY CONSERVATION DISTRICT  
PAUL NETTINGA, CHAIR  
447 CROOK STREET  
CUSTER SD 57730