

Jul 08, 2024 3:19 pm U.S. EPA REGION 8 HEARING CLERK

REGION 8 DENVER, CO 80202

July 8, 2024

Ref: 8ECA-W-S

<u>SENT VIA EMAIL</u> <u>DIGITAL DELIVERY RECEIPT REQUESTED</u>

The Honorable Melody Seilaff, Mayor Town of Dixon <u>dixonclerk@dteworld.com</u>

Subj: Administrative Order Addendum, Town of Dixon regarding the Town of Dixon Public Water System, PWS ID #WY5600059 Docket #**SDWA-08-2024-0016**

Dear Mayor Seilaff:

This is an Addendum to the Administrative Order (Order) issued to Town of Dixon (Respondent) on February 12, 2024. The purpose of this letter is to approve the Respondent's May 11, 2024, schedule (Schedule) for coming into consistent compliance with Disinfection Byproduct (DBP) maximum contaminant level (MCL) requirements. The Schedule is hereby incorporated into the Order pursuant to paragraph 9. Each milestone and deadline specified below is an enforceable provision of the Order.

Milestone	Deadline	Projected Cost
Complete investigative sampling to	Complete	
determine where DBP formation is		\$1,259
occurring.		
Complete site visit from consulting technical	Complete	-
assistance provider.		
Reintroduce and maintain the aeration	Complete	
system in the storage tank and the water		-
treatment plant.		
Clean settling tanks at the water treatment	Complete	\$875
plant.		φ070
Develop a flushing program to minimize	Complete	-
water age.		
Optimize clearwell and storage tank level	Complete	-
operations to minimize water age.		

Subj: Administrative Order Addendum, Town of Dixon regarding the Town of Dixon Public Water System, PWS ID #WY560059 Docket # SDWA-08-2024-0016

Milestone	Deadline	Projected Cost
Achieve compliance with DBP MCL		
locational running annual average (LRAA)	December 31, 2024	
requirements.		
If operational changes are not successful in	January 15, 2025	
achieving compliance with DBP MCL LRAA		
requirements, submit to the EPA a new plan		
and schedule that details optimizing		-
treatment plant operations to remove		
additional Total Organic Carbon.		

Within 10 calendar days of completing all steps included in the above Schedule, please notify the EPA of the project's completion as required by the Order. The EPA is authorized to seek penalties if these deadlines are not met. If Respondent has a reasonable basis to believe it may be unable to meet any deadline in the Schedule, it must notify the EPA well in advance of the Scheduled deadline to request an extension. The EPA may, in its discretion, consider granting an extension.

If you have any questions or to request an informal conference with the EPA, please contact Rachel Brookins via email at brookins.rachel@epa.gov, or by phone at (800) 227-8917, extension 6509, or (303) 312-6509. Any questions from the Town's attorney should be directed to Noah Stanton, Assistant Regional Counsel, via email at stanton.noah@epa.gov or by phone at (800) 227-8917, extension 6163, or (303) 312-6163.

Sincerely,

Tiffany Cantor, Manager Water Enforcement Branch Enforcement and Compliance Assurance Division

cc: WY DEQ/DOH (via email)
Carbon County Commissioners (johnjohnson@carbonwy.com)
EPA Regional Hearing Clerk (r8_hearing_clerk@epa.gov)
Sarah Barber, Operator (dixonwater@dteworld.com)
Jared Humphreys, Contract Operator
Dennis Lewis, WY DEQ District Engineer (dennis.lewis@epa.gov)