



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 8

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2020 FEB -6 AM 9:54

FEB 06 2020

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EPA REGION VIII  
HEARING CLERK

Ref: 8ENF-W-SD

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

Mr. Zeke Zebroski, Board Chair  
Rozet Ranchettes I&S District  
P.O. Box 3290  
Gillette, Wyoming 82717

Re: Administrative Order Addendum, Rozet Ranchettes I&S District, regarding  
Rozet Ranchettes Public Water System, PWS ID # WY5601620,  
Docket # **SDWA-08-2019-0018**

Dear Mr. Zebroski:

This is an Addendum to the Administrative Order (Order) issued to Rozet Ranchettes I&S District (District) on May 7, 2019. The purpose of this letter is to approve the District's schedule (Schedule), first submitted June 4, 2019, and updated January 7, 2020, for coming into consistent compliance with the flouride maximum contaminant level (MCL). The Schedule is hereby incorporated into the Order pursuant to paragraph 10. Each milestone and deadline specified below is an enforceable provision of the Order.

Milestone

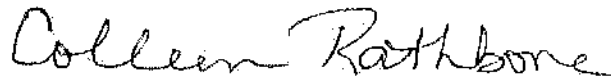
Deadline Date

Report quarterly on progress (via email is acceptable).	Ongoing. Due dates: 1 <sup>st</sup> quarter - April 10, 2 <sup>nd</sup> quarter - July 10, 3 <sup>rd</sup> quarter - October 10, and 4 <sup>th</sup> quarter - January 10.
Complete design for connecting Rozet Ranchettes to Gillette Regional Water.	Completed
Secure funding and easements.	Completed
Submit permit plans to WYDEQ.	Completed
Go out to bid and select engineering firm.	March 31, 2020
Begin construction.	April 30, 2020
Complete construction project.	July 31, 2020
Compliance with flouride MCL based on running annual average (RAA) of four consecutive quarterly flouride samples.	One year from project completion.

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 Order also requires the District to achieve and maintain compliance with the fluoride MCL by the final date specified in the approved Schedule. The EPA is authorized to seek penalties if these deadlines are not met. If the District has a reasonable basis to believe it may be unable to meet any deadline in the Schedule, it shall notify the EPA well in advance of the Schedule deadline to request an extension. The EPA may, in its discretion, consider granting an extension.

If you have any questions concerning this Addendum, please contact Jill Minter via email at [minter.jill@epa.gov](mailto:minter.jill@epa.gov), or by phone at (800) 227-8917, extension 6084, or (303) 312-6084. Any questions from the District's attorney should be directed to Abigail Dean, Senior Assistant Regional Counsel, via email at [dean.abigail@epa.gov](mailto:dean.abigail@epa.gov) or by phone at (800) 227-8917, extension 6106, or (303) 312-6106.

Sincerely,



Colleen Rathbone, Chief  
Water Enforcement Branch  
Enforcement and Compliance Assurance Division

cc: WY DEQ/DOH (via email)  
Campbell County Commissioners ([RRB01@ccgov.net](mailto:RRB01@ccgov.net); [MAC01@ccgov.net](mailto:MAC01@ccgov.net))  
Melissa Haniewicz, EPA Regional Hearing Clerk  
Duaine Faucett, Chief Operator ([duaine@waterguywyoming.com](mailto:duaine@waterguywyoming.com))  
Mike Zmiewski, Contract Operator ([mike@waterguywyoming.com](mailto:mike@waterguywyoming.com))  
Holly Jozwaik, Operations Manager ([holly@waterguywyoming.com](mailto:holly@waterguywyoming.com))