### IN THE SUPREME COURT, STATE OF WYOMING

October	Term,	<b>A.D.</b>	<i>2023</i>

In the Matter of Amendments to	)
Rules 2.06 and 3.02 of the Wyoming	)
Rules of Appellate Procedure	· )

# ORDER AMENDING RULES 2.06 AND 3.02 OF THE WYOMING RULES OF APPELLATE PROCEDURE

The Wyoming Supreme Court has determined it should amend Rules 2.06 and 3.02 of the Wyoming Rules of Appellate Procedure, following adoption of the Wyoming Rules Governing Access to Case Records. It is, therefore,

**ORDERED** that the amendments to Rules 2.06 and 3.02 of the Wyoming Rules of Appellate Procedure, attached hereto, be, and hereby are adopted by the Court to be effective February 5, 2024; and it is further

**ORDERED** that this order and the amendments be published in the advance sheets of the Pacific Reporter; the amendments be published in the Wyoming Court Rules Volume; and that this order and the amendments be published online at the Wyoming Judicial Branch's website, http://www.courts.state.wy.us, on the Rule Amendments page. The amendments shall thereafter be recorded in the journal of this Court.

**DATED** this 6<sup>th</sup> day of December, 2023.

**BY THE COURT:** 

/s/

KATE M. FOX Chief Justice

#### **Wyoming Rules of Appellate Procedure**

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# Rule 2.06. Time Allowed Court Reporter to File Transcript; Certification to Appellate Court and Parties that Transcript has Been Filed in Trial Court.

(a) Within 60 days after the notice of appeal is filed, the court reporter shall file with the clerk of the trial court, the transcript, or such portions of the transcript that have been ordered as provided in Rule 2.05. Any redactions shall be made pursuant to the Wyoming Rules Governing Access to Case Redactions from Court Records. After completion of redacted versions of the transcripts and contemporaneously with filing the transcript in the trial court, the reporter shall notify in writing or electronically the appellate court and all parties to the appeal that the transcript has been filed in the trial court.

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## W.R.A.P. 3.02. Transcript of Proceedings.

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(d) All transcripts of testimony, evidence and proceedings shall be certified by the official court reporter, or such other person designated by the trial court to prepare the transcript, to be true and correct in every particular, and when certified it shall be received as prima facie evidence of the facts, testimony, evidence, and proceedings set forth in the transcript. The transcript format shall be 8 ½ x 11 paper, single-sided, and a maximum of 25 lines per page and no more than 10 characters per inch. Condensed transcripts are not allowed by the supreme court. The reporter shall indicate at the bottom of each page the name of the witness, the name of counsel examining, and the type of examination (e.g., direct, cross). Appended to the transcript shall be a table with page references reflecting the names of the witnesses, the type of examination and the points at which exhibits were offered and admitted or refused. The reporter shall file the original of the completed transcript with the clerk of the trial court within the time fixed or allowed by these rules and the Wyoming Rules Governing Access to Case Redactions from Court Records. The transcript shall be certified by the clerk as a part of the trial court record.

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