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**STATE OF NEW MEXICO  
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT  
OIL CONSERVATION COMMISSION**

**APPLICATION OF LIGHTNING DOCK  
GEOTHERMAL HI-01, LLC FOR APPROVAL  
TO INJECT INTO A GEOTHERMAL AQUIFER  
THROUGH THREE PROPOSED GEOTHERMAL  
INJECTION WELLS AT THE SITE OF THE  
PROPOSED LIGHTNING DOCK GEOTHERMAL  
POWER PROJECT, HIDALGO COUNTY, NEW  
MEXICO**

**CASE NO. 15357**

**APPLICATION OF LIGHTNING DOCK  
GEOTHERMAL HI-01, LLC TO PLACE WELL  
NO. 63A-7 ON INJECTION-GEOTHERMAL  
RESOURCES AREA, HIDALGO COUNTY, NEW  
MEXICO**

**CASE NO. 15365**

**NOTICE OF ERRATA AND MOTION TO CORRECT RECORD**

Please take notice that Oil Conservation Division (“OCD”) hereby provides notice of errata and needed correction and hereby moves the Oil Conservation Commission (“Commission”) to take the necessary measures to correct the record. The OCD, while preparing its Proposed Findings of Fact and Conclusions of Law, found the Commission transcript, Volume 2, from the Commission hearing proceedings in Case Nos. 15357 and 15356 of September 11, 2015 (the “Transcript”) inaccurate. Specifically, the Transcript attributes, on page 201, lines 16-18, a certain remark (the “Remark”) to Michelle Henrie; those remarks should be attributed to Allison Marks. To the best of Allison Marks’ knowledge, Michelle Henrie had not received the emailed public comment to which Allison Marks was referring in her Remark in the Transcript, and the Transcript is inaccurate and confusing when the Remark is attributed to Michelle Henrie.

Accordingly, the OCD moves the Commission to take all needed measures to work with Paul Baca Professional Court Reporters to make certain the Transcript is corrected as requested herein. In addition, the OCD requests the Commission to take any other action with respect to correcting the Transcript it deems necessary and appropriate, as the OCD has not reviewed the Transcript in its entirety for completeness and accuracy.

Counsel for OCD sought concurrence from all counsel in this matter. Counsel for AmeriCulture, Inc. does not object, counsel for Lightning Dock Geothermal, HI-01, LLC agrees with the errata and supports the motion, and, at the time of filing, counsel for OCD did not

receive a response from counsel for the Hidalgo County Soil & Water Conservation District regarding its position.

Respectfully submitted,

OIL CONSERVATION DIVISION

By:  \_\_\_\_\_

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Certificate of Service

I hereby certify that a true and correct copy of the foregoing pleading was e-mailed and sent via U.S. mail, postage prepaid, to the following on September 30, 2015:

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By: /s/ Allison R. Marks  
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