

LAKINS LAW FIRM, P.C.

Charles N. Lakins, Esq.

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ATTORNEY-CLIENT PRIVILEGED INFORMATION

DATE: February 11, 2013 **TIME:** 3:15 PM
TO: New Mexico Oil Conservation Division
ATTN: Florene Davidson
FAX NO: (505) 476-3462
FROM: Charles N. Lakins, Esq. - (877) 604-8340
RE: Application of Los Lobos - OCD Case No. 14948
CC: Michelle Henri - (505) 842-0033

NUMBER OF PAGES, INCLUDING COVER: 4

IF YOU DO NOT RECEIVE ALL PAGES, please call Lakins Law Firm at (505) 404-9377.
Hard Copy to Follow ☐ Yes By: ☐ Mail ☐ Overnight ☐ Hand Deliver
☒ No

Ms. Davidson, please accept the attached Entry of Appearance and Motion for Continuance for filing in the above-referenced matter.

Thank you for your attention to this matter. If you have any questions don't hesitate calling.



C.N. Lakins

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**STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT
OIL CONVERSATION DIVISION**

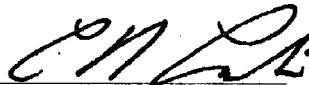
CASE NO. 14948

**APPLICATION OF LOS LOBOS RENEWABLE POWER, LLC
(FORMS G-112) FOR APPROVAL TO INJECT INTO A
GEOTHERMAL AQUIFER THROUGH TWO PROPOSED
GEOTHERMAL INJECTION WELLS AT THE SIDE OF THE
PROPOSED LIGHTNING DOCK GEOTHERMAL POWER
PLANT, HIDALGO COUNTY, NEW MEXICO.**

ENTRY OF APPEARANCE

THE LAKINS LAW FIRM, P.C. (Charles N. Lakins, Esq.) hereby enters its
appearance on behalf of the Protestant AmeriCulture, Inc. in the above reference matter.

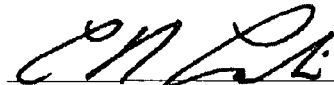
Respectfully submitted,
LAKINS LAW FIRM, P.C.



Charles N. Lakins, Esq.
P.O. Box 91357
Albuquerque, NM 87109
Office: (505) 404-9377
Fax: (877) 604-8340

CERTIFICATE OF SERVICE

I, Charles N. Lakins, do hereby certify that I faxed a true and correct copy of this Entry of Appearance to all counsel of record in this matter.



Charles N. Lakins, Esq.

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

CASE NO. 14948

**APPLICATION OF LOS LOBOS RENEWABLE POWER, LLC
(FORMS G-112) FOR APPROVAL TO INJECT INTO A
GEOTHERMAL AQUIFER THROUGH TWO PROPOSED
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PROPOSED LIGHTNING DOCK GEOTHERMAL POWER
PLANT, HIDALGO COUNTY, NEW MEXICO.**

MOTION FOR CONTINUANCE

THE PROTESTANT AmeriCulture, Inc., by and through undersigned counsel of record, hereby requests that the February 21, 2012 Hearing set in the above reference matter be continued for a minimum of two weeks. In support of this Request, Protestant states:

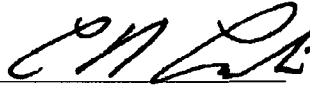
1. On February 4, 2013 Protestant AmeriCulture, Inc. filed its Motion for Continuance. The Motion was largely predicated upon the need for AmeriCulture, Inc. to obtain counsel.
2. On February 5, 2013 the Oil Conservation Division entered its Order rescheduling this matter to the February 21, 2013 Division docket.
3. On February 11, 2013, Protestant AmeriCulture, Inc. engaged undersigned counsel for representation of Protestant's interests in this matter.
4. Undersigned counsel does not have adequate time to sufficiently prepare for participation in the currently scheduled February 21, 2013 hearing.
5. It would be highly prejudicial to Protestant AmeriCulture, Inc. to not permit its newly-obtained counsel to sufficiently prepare for hearing on this matter.
6. Due to the issues involved in this matter, the Applicant would not be prejudiced or suffer any legal consequence if this matter were to be continued for a minimum of two weeks.

7. Due to the Applicant's prior opposition to Protestant AmeriCulture, Inc.'s request for continuance, undersigned counsel did not seek concurrence of counsel for Applicant on this motion.

WHEREFORE, Protestant AmeriCulture, Inc. respectfully request that the Oil Conservation Division:

- A. Grant Protestant's Motion for Continuance; and
- B. Set this matter for hearing on the Division's docket not prior to March 7, 2013; and
- C. Set this matter on a Division docket that does not result in this matter being set for an insufficient period of time of less than one day, requiring the matter to be continued to a subsequent docket.


Respectfully submitted,
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Charles N. Lakins, Esq.