UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

ATOMIC SAFETY AND LICENSING BOARD

Before Administrative Judges:

William J. Froehlich, Chairman Dr. Richard F. Cole Dr. Mark Barnett

In the Matter of

Docket No. 40-9075-MLA

POWERTECH USA, INC.

ASLBP No. 10-898-02-MLA-BD01

(Dewey-Burdock In Situ Uranium Recovery Facility)

May 17, 2010

ORDER (Setting Oral Argument)

The Board will hear oral argument on standing and the admissibility of proposed contentions under 10 C.F.R. § 2.309¹, commencing at 9:00 am Mountain Daylight Time (MDT) on Tuesday and Wednesday, June 8 and 9, 2010. The oral argument will be held in Council Chambers of Custer City Hall, 622 Crook Street, in Custer, South Dakota. Only duly-authorized attorneys of the Consolidated Petitioners, the Oglala Sioux Tribe, Powertech USA, Inc. and the staff of the Nuclear Regulatory Commission (NRC Staff) who have entered an appearance pursuant to 10 C.F.R. § 2.314 will be entitled to participate. The Board plans to adjourn on Tuesday by 5:00 pm MDT and continue, if necessary, at 9:00 am MDT on Wednesday, June 9, 2010.

¹ In response to a January 5, 2010 notice of opportunity for hearing published in the Federal Register (Notice of Opportunity for Hearing, License Application Request of Powertech (USA), Inc. Dewey-Burdock In Situ Uranium Recovery Facility in Fall River and Custer Counties, SD, and Order Imposing Procedures for Access to Sensitive Unclassified Non-Safeguards Information (SUNSI) for Contention Preparation, 75 Fed. Reg. 467 (Jan. 5, 2010)), a Consolidated Request for Hearing and Petition for Leave to Intervene was received on March 8, 2010 from Theodore P. Ebert, David Frankel, Gary Heckenlaible, Susan Henderson, Dayton Hyde, Lilias C. Jones Jarding, the Clean Water Alliance and Aligning for Responsible Mining (hereinafter Consolidated Petitioners). On April 6, 2010 a Petition to Intervene and Request for Hearing of the Oglala Sioux Tribe was received.

The oral argument will proceed as follows. First, we will hear a short opening statement, limited to ten minutes, from each participant. Second, the Board will hear argument on the standing of the Petitioners. Third, we will hear argument on certain contentions, which we intend to specify either in a subsequent written order or at the commencement of the oral argument on June 8, 2010. Nonetheless, counsel for the parties must be prepared to answer questions concerning all issues raised in the pleadings. Fourth, we will hear a short closing statement, limited to five minutes, from each participant.

Except for the opening and closing statements, the sole purpose of the oral argument is to allow the Board to ask questions and receive answers, to clarify the Board's understanding of legal issues and factual points and assist it in deciding the standing and contention admissibility issues presented by the pleadings. Unless otherwise specified, no presentations or submission of additional materials by the parties will be entertained. Counsel should keep in mind that the Board has read their pleadings and are encouraged to be familiar with the relevant law on standing, contention admissibility, and 10 C.F.R. Parts 2 and 40. In preparing for the oral argument, counsel should focus on the critical points in controversy, as they have emerged in the pleadings.

No witnesses, other representatives of the parties, or members of the public will be heard at this time. However, members of the public and representatives of the media are welcome to attend and observe this proceeding. This is an adjudicatory proceeding and the Board intends to conduct an orderly oral argument. Signs, banners, posters, and displays are prohibited in accordance with NRC policy. See Procedures for Providing Security Support for NRC Public Meetings/Hearings, 66 Fed. Reg. 31,719 (June 12, 2001). All interested persons should arrive at least fifteen minutes early so as to allow sufficient time to pass through any security screening.

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Limited appearance statements, pursuant to 10 C.F.R. § 2.315(a), will not be entertained at this time. If contentions are ultimately admitted, then the Board will accept written limited appearance statements and, at a later date, may hear oral limited appearance statements regarding admitted contentions.

It is so ORDERED.

FOR THE ATOMIC SAFETY AND LICENSING BOARD²

/RA/

William J. Froehlich, Chairman ADMINISTRATIVE JUDGE

Rockville, Maryland May 17, 2010

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² Copies of this order were sent this date by the agency's E-Filing system to the counsel/representatives for (1) Consolidated Petitioners; (2) the NRC Staff; 3) the Oglala Sioux Tribe; and 4) Powertech USA, Inc.

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

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POWERTECH (USA) INC.)	Docket No. 40-9075-MLA
(Dewey-Burdock In Situ Recovery Facility)	
Source Materials License Application))	

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing Board **ORDER** (**Setting Oral Argument**), dated May 17, 2010, have been served upon the following persons by Electronic Information Exchange.

U.S. Nuclear Regulatory Commission Atomic Safety and Licensing Board (ASLB) Mail Stop T-3F23 Washington, DC 20555-0001

William J. Froehlich, Chair Administrative Judge wif1@nrc.gov

Richard F. Cole Administrative Judge richard.cole@nrc.gov

Mark O. Barnett Administrative Judge mark.barnett@nrc.gov

Anthony C. Eitreim, Esq., Chief Counsel ace1@nrc.gov
Megan Wright, Law Clerk
megan.wright@nrc.gov

U.S. Nuclear Regulatory Commission
Office of Commission Appellate Adjudication
Mail Stop O-16C1
Washington, DC 20555-0001
OCAA Mail Center
ocaamail@nrc.gov

U.S. Nuclear Regulatory Commission
Office of the Secretary of the Commission
Rulemakings & Adjudications Staff
Mail Stop O-16C1
Washington, DC 20555-0001
hearingdocket@nrc.gov

U.S. Nuclear Regulatory Commission
Office of the General Counsel
Mail Stop O-15 D21
Washington, DC 20555-0001
Catherine Scott, Esq.
clm@nrc.gov
Michael Clark, Esq.
mjc1@nrc.gov
Brett Klukan, Esq.
brett.klukan@nrc.gov
Patricia Jehle, Esq.
patricia.jehle@nrc.gov

OGC Mail Center: OGCMailCenter@nrc.gov

POWERTECH (USA) INC., DEWEY-BURDOCK IN SITU RECOVERY FACILITY DOCKET NO. 40-9075-MLA

ORDER (Setting Oral Argument)

Counsel for the Applicant
Thompson & Simmons, PLLC
1225 19th Street, NW, Suite 300
Washington, DC 20036
Christopher Pugsley, Esq.
cpugsley@athompsonlaw.com
Anthony J. Thompson, Esq.
ajthompson@athompsonlaw.com

Counsel for the Oglala Sioux Tribe Gonzales Law Firm 522 7th Street, Suite 202 Rapid City, SD 57701 Grace Dugan, Esq. dugan@wavecom.net

Counsel for the Oglala Sioux Tribe Western Mining Action Project P. O. Box 349 Lyons, CO 80540 Jeffrey C. Parsons, Esq. wmap@igc.org

Counsel for the Oglala Sioux Tribe Energy Minerals Law Center 1911 Main Avenue, Suite 238 Durango, CO 81301 Travis E. Stills, Esq. stills@frontier.net Counsel for multiple petitioners -

Organizations:

Aligning for Responsible Mining Clean Water Alliance

Individuals:

Theodore P. Ebert Gary Heckenlaible Susan Henderson Dayton Hyde Lilias Jones Jarding

David Frankel, Esq., Legal Director Aligning for Responsible Mining P.O.B. 3014 Pine Ridge, SD 57770 arm.legal@gmail.com

Law Office of Bruce Ellison P.O. Box 2508
Rapid City, SD 57709
Bruce Ellison, Esq.
belli4law@aol.com
Roxanne Andre, Paralegal roxanneandre@yahoo.com

Original signed by Linda D. Lewis

Office of the Secretary of the Commission

Dated at Rockville, Maryland this 17th day of May 2010.