

## DOCKETED

<b>Docket Number:</b>	07-AFC-06C
<b>Project Title:</b>	Carlsbad Energy Center - Compliance
<b>TN #:</b>	203479
<b>Document Title:</b>	Terramar Motion to Delay
<b>Description:</b>	Motion to request delay of PSA Workshop until February 2015
<b>Filer:</b>	Kerry Siekmann
<b>Organization:</b>	Terramar Association & Self
<b>Submitter Role:</b>	Intervenor
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**TERRAMAR**

**Kerry Siekmann**

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December 23, 2014

Via E Filing

December 23, 2014

Amended Carlsbad Energy Center Project (07-AFC-06C)

Karen Douglas, Commissioner and Presiding Member, Andrew McAllister,  
Commissioner and Associate Member California Energy Commission  
1516 Ninth Street  
Sacramento, CA 95814-5512

RE: TERRAMAR'S MOTION TO DELAY THE PSA WORKSHOP UNTIL FEBRUARY 2015.  
THIS MOTION INCLUDES AN EXTENSION REQUEST FOR THE PSA COMMENT  
PERIOD TO BE MOVED TO A DATE AFTER THE PSA WORKSHOP IS COMPLETED.

Terramar wishes to make a motion to delay the PSA Workshop until February 2015. The San Diego Air Pollution District (APCD) did not release their Preliminary Determination of Compliance (PDOC) until December 12, 2014. It was scheduled for release on November 4, 2014 or earlier per the California Energy Commission Revised Committee Schedule (as of October 30, 2014). Three days after the release of the PDOC, the California Energy Commission staff released the Preliminary Staff Assessment for the Amended CECP.

Terramar feels that there is not enough time to study and prepare comments on both documents at the same time. By delaying the PSA Workshop until February 2015, Terramar would have time to focus and prepare comments on the PDOC, followed by Terramar's preparation for the PSA Workshop. Terramar would like to submit a quote from the California Energy Commission's Revised Committee Schedule (as of October 30, 2014):

### **Schedule**

The attached Revised Committee Schedule follows a review and discussion conducted during a public Committee status conference on October 23, 2014. The Committee may modify the schedule at any time upon either its own motion or that of a party. Cal. Code Regs., tit. 20, § 1709.7 (c).

Terramar is relying on the understanding of the Energy Commission Presiding Member and Associate Member to realize the monumental task it is for an Intervener to absorb, understand and comment on these technical documents. Terramar hopes that we are granted this motion for delay.

Respectfully submitted by,

Kerry Siekmann, Terramar

