| DOCKETED                |                                     |
|-------------------------|-------------------------------------|
| Docket Number:          | 07-AFC-06C                          |
| Project Title:          | Carlsbad Energy Center - Compliance |
| TN #:                   | 206105                              |
| Document Title:         | Point(s) of Order                   |
| Description:            | N/A                                 |
| Filer:                  | Robert Simpson                      |
| Organization:           | Rob Simpson                         |
| Submitter Role:         | Intervenor                          |
| <b>Submission Date:</b> | 9/15/2015 12:06:33 AM               |
| Docketed Date:          | 9/15/2015                           |

**Docket Number:** 07-AFC-06C

**Project Title:** Carlsbad Energy Center

## **California Energy Commission**

## POINT(S) OF ORDER

I note that the notice and breifing opportunity for the pending reconsideration motions is posted on the docket for this proceeding, it states; "Party Responses and Briefs Parties to the Carlsbad Energy Center Amendments Proceeding other than Robert Simpson and Robert Sarvey, shall file any comments or briefs responding to the Petitions for Reconsideration before 12:00 noon on September 16, 2015. Robert Simpson and Robert Sarvey shall file any reply comments or briefs before 4:30 p.m. on September 18, 2015." This appears to preclude me from responding or briefing regarding Mr. Sarvey's motion and he from mine. The commission should lift this restriction or provide basis for this prejudice. The order provides 2 weeks from the filing of our petitions for response and then only 50.5 hours for our reply, with the reply due at 4:30 on Friday. Our reply deadline should be extended until at least 9 AM on Monday the 21<sup>st</sup>. this would allow us an additional 64.5 hours while only taking away 30 business minutes from the commission's opportunity to consider our replies. We do not enjoy the staffing resources of the commission or applicant and have other commitments during business hours. The Commission should realize that evening and weekend hours are particularly important for intervenors to effectively participate and not select arbitrary and capricious deadlines for intervenors.

## Rob Simpson

Executive Director
Helping Hand Tools
27126 Grandview Ave.
Hayward CA. 94542
rob@redwoodrob.com