July 16, 2014

John R. Dennis  
Director of Power System Planning and Development,  
and Chief Compliance Officer - Power System  
111 North Hope Street, Suite 921  
Los Angeles, CA 90012  
Email: John.Dennis@ladwp.com

Re: Reconsideration of Order by the CEC on LADWP’s Application for  
Renewables Portfolio Standard (RPS) Certification for the Castaic Power  
Plant, Units 3 and 5, RPS ID 62651A

Dear Mr. Dennis:

I received your letter dated July 11, 2014, requesting reconsideration of the  
Chair’s Order dated June 12, 2014, dismissing LADWP’s Letter of Appeal of the  
denial of RPS certification of Units 3 and 5 of the Castaic Power Plant. In your  
letter, and the accompanying Form CEC-108, you cite Public Resources Code  
(PRC) section 25530 and title 20 California Code of Regulations (CCR), section  
1720, respectively, as the basis for your request for reconsideration.

Please be advised that the reconsideration process set forth in PRC section  
25530 and title 20 CCR section 1720, applies only in power-plant siting  
proceedings. The reconsideration process is not available for the Letter of  
Appeal, which sought review of an RPS eligibility determination made pursuant to  
Section 399.25 of the Public Utilities Code and the Energy Commission’s RPS  
Eligibility Guidebook.
Accordingly, because there is no further reconsideration possible, the Chair’s Order dated June 12, 2014 was a final order on the LADWP Letter of Appeal.

Please let me know if you need additional information or would like to discuss this matter further.

Respectfully,

Michael J. Levy
Chief Counsel