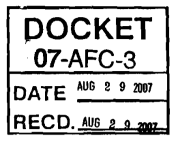
1516 NINTH STREET SACRAMENTO, CA 95814-5512

CALIFORNIA ENERGY COMMISSION

August 29, 2007

Mr. Michael J. Carroll Latham & Watkins LLP 650 Town Center Drive, 20th Floor Costa Mesa, CA 92626-1925



RE: Application for Confidentiality: Emission Offset Strategy CPV Sentinel Energy Project, Docket No. 07-AFC-03

Dear Mr. Carroll:

On August 13, 2007, the CPV Sentinel Energy Project (Sentinel) filed an application for confidential designation of its emission offset strategy in the above-referenced Application for Certification (AFC). Your application states, in part:

The information submitted is a special compilation developed by CPV Sentinel and provides CPV Sentinel with an advantage over potential competitors who have not developed such a compilation of information, offset holders, and offset strategies (the material does not include air emissions data which is susceptible to public disclosure under Government Code Section 6254.7). In addition to the complete offset strategy, disclosure of potential sources of emissions offsets may hinder current negotiations.

The California Public Records Act allows for non-disclosure of trade secrets. (Gov. Code, § 6254(k), Evid. Code, § 1060.) The California Courts have traditionally used the following definition of trade secret:

[A] trade secret may consist of any formula, pattern, device or compilation of information which is used in one's business, and which gives him an opportunity to obtain an advantage over competitors who do not know or use it. . . .

(*Uribe v. Howie* (1971) 19 Cal.App.3d 194, 207-208, 96 Cal.Rptr. 493, 500-501, from the Restatement of Torts, vol. 4, sec. 757, comment b, p. 5.)

Sentinel makes a reasonable argument under the California Energy Commission's (Energy Commission) regulations for classifying the identity of its emission offset strategy as a trade secret, providing the applicant with a competitive advantage over rival developers, in accordance with the above standards. (Cal. Code Regs., tit. 20, § 2505.) Therefore, it is in the public interest that non-disclosure of this offset strategy be given confidentiality, so as not to interfere with negotiations.

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I therefore grant temporary confidentiality to Sentinel's offset strategy until issuance of the Preliminary Determination of Compliance. Accordingly, it is in your best interest that negotiations for offsets be completed by this time.

Any subsequent submittals related to potential offset sources can be deemed confidential for the temporary term specified in this letter without the need for a new application under California Code of Regulations, title 20, sections 2505 subdivisions (a)(1)(G) and 2505(a)(4), if you file a certification under penalty of perjury that the new information is substantially similar to that which is granted confidential status by this determination.

Persons may petition to inspect and/or copy those records that I have designated as confidential. The procedures and criteria for filing, reviewing, and acting upon such petitions are set forth in the California Code of Regulations, title 20, section 2506.

Finally, Sentinel may wish to appeal this determination. Be advised that an appeal of this determination must be filed within fourteen days from the date of this letter. The procedures and criteria for appealing any part of this determination are set forth in the California Code of Regulations, title 20, section 2505. If you have any questions concerning this matter, please contact Fernando De Leon, Senior Staff Counsel, at (916) 654-4873.

Sincere

B. B. BLEVINS Executive Director

cc: Project Manager, 07-AFC-03 Docket Unit