

February 19, 2008

**VIA FEDEX** 

COMPLETED

Ms. Melissa Jones Executive Director California Energy Commission 1516 Ninth Street, MS-15 Sacramento, CA 95814 650 Town Center Drive, 20th Floor Costa Mesa, California 92626-1925 Tel: +714.540.1235 Fax: +714.755.8290 www.lw.com

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File No. 030137-0012

DOCKET 07-AFC-3

DATE | FEB | 1 9 2008 | RECD. | FEB | 2 5 2008 | |

Re:

CPV Sentinel Energy Project—CEC Docket No. 07-AFC-03

(Application for Certification) ("AFC")

Application for Confidential Designation—Cultural Records Search Data

Dear Ms. Jones:

On behalf of CPV Sentinel, LLC ("CPV"), a limited liability company and the applicant for the above-referenced CPV Sentinel Energy Project, I am providing a copy of the results of a California Historic Resources Information System records search conducted on February 13, 2008 at the Eastern Information Center at the Department of Anthropology, University of California, Riverside ("Cultural Records data"). The results of this search are confidential because they include copies of archaeological surveys and studies, including information regarding the location of archaeological sites identified within the search radius.

The confidential Cultural Records data are associated with Applicant's AFC Supplement: Revised Water Supply Plan, submitted to the CEC on February 19, 2008. This records search was conducted for the proposed recycled water line and is referenced in Section 5.3 of that submittal.

CPV requests that the enclosed Cultural Records data be designated confidential pursuant to 20 Cal. Code Regs. section 2505 (regarding the designation of confidential records). CPV requests that the entirety of the enclosed Cultural Records data be kept confidential indefinitely in order to ensure protection of potentially sensitive resources. CPV requests that the Cultural Records data not be disclosed even if aggregated with other information or redacted to conceal certain information. Disclosure of any information in the enclosed Cultural Resources data may subject sensitive archaeological resources at the proposed project site to potential damage or removal by persons privy to the confidential information.

CPV has not disclosed any of the subject confidential information to anyone other than its employees, attorneys, and consultants working on the AFC for the Sentinel Energy Project. Moreover, this information has not been disclosed to persons employed by or working for CPV

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except on a "need-to-know" basis. CPV has marked this information "confidential" and has instituted a policy that it be segregated from other Sentinel Energy Project files.

I have been authorized to make this application and certification on behalf of CPV. With my signature to this letter, I certify under penalty of perjury that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge.

Very truly yours,

Michael J. Carroll

of LATHAM & WATKINS LLP

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## Enclosure

cc: Mark O. Turner, Competitive Power Ventures, Inc.

Dale Shileikis, URS Corporation