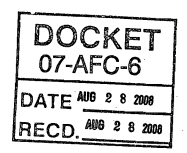
William B. Rostov (State Bar No. 184528) EARTHJUSTICE 426 17 St., 5<sup>th</sup> Floor Oakland, California 94612 Tel: (510) 550-6725; Fax: 510-550-6749 wrostov@earthjustice.org

Attorney for Intervenor Center for Biological Diversity



# STATE OF CALIFORNIA State Energy Resources Conservation and Development Commission

In the Matter of:	) DOCKET NO: 07-AFC-6 )
CARLSBAD ENERGY CENTER PROJECT	) CENTER FOR BIOLOGICAL ) DIVERSITY'S PETITION FOR ) INTERVENTION )

Petitioner, Center for Biological Diversity ("Center"), states:

- 1. The Center petitions to intervene in the above-entitled proceeding.
- 2. Petitioner has an interest in the proceeding in that the Center is a national membership organization with over 40,000 members in the United States, including 825 members in San Diego County. The Center is a non-profit organization with offices in San Francisco, Los Angeles, and Joshua Tree, California, Phoenix and Tucson, Arizona, Silver City, New Mexico, Portland, Oregon, and Washington, D.C.
- 3. The Center's mission is to ensure the preservation, protection, and restoration of biodiversity, native species, ecosystems, public lands and waters, and public health. Because climate change from society's production of greenhouse gases is one of the foremost threats to

the earth's biodiversity, the environment, and public health, the Center's Climate, Air, and

Energy Program works to reduce greenhouse gas emissions in order to protect these resources.

The Center has filed a series of court challenges and comments throughout the State seeking to

ensure that the California Environmental Quality Act is applied to greenhouse gas emissions.

4. The Carlsbad Energy Center Project will emit greenhouse gases that will

contribute to global warming. The Center's members in and outside of San Diego County will

be directly, indirectly, and cumulatively affected by the impacts of global warming caused by

pollution sources inside and outside of the County, including the Project.

5. The Center intervenes to ensure the California Energy Commission complies with

California Environmental Quality Act with respect to analysis, mitigation, and consideration of

alternatives for the project's contribution to global warming. In addition, the Center seeks

analysis and mitigation of the environmental effects stemming from the use of Liquefied Natural

Gas ("LNG") at the facility.

6. The interests that the Center seeks to further in this action, namely, environmental

protection and the reduction of the project's contribution to global warming are within the

purposes and goals of the organization. The Center intervenes on behalf of itself and its

members.

7. The Center reserves the right to present evidence and to cross-examine witnesses.

8. The Center will be represented by counsel.

DATED: August 28, 2008

William B. Rostov

William Rock

Earthjustice

Attorney for Center for Biological Diversity

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Attorney for Intervenor Center for Biological Diversity

# STATE OF CALIFORNIA State Energy Resources Conservation and Development Commission

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CARLSBAD ENERGY CENTER PROJECT	) PROOF OF SERVICE
In the Matter of:	) DOCKET NO: 07-AFC-6

California Energy Commission Attn: Docket No. 07-AFC-6 1516 Ninth Street, MS-15 Sacramento, CA 95814-5512 docket@energy.state.ca.us

#### **APPLICANT**

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### **APPLICANT'S CONSULTANTS**

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#### **COUNSEL FOR APPLICANT**

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#### **INTERESTED AGENCIES**

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Allan J. Thompson Attorney for the City 21 "C" Orinda Way #314 Orinda, CA 94563

## <u>INTERVENORS</u>

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#### **ENERGY COMMISSION**

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Dick Ratliff Staff Counsel dratliff@energy.state.ca.us

Public Advisor's Office

## **DECLARATION OF SERVICE**

I, John W. Wall, declare that on August 27, 2008, I deposited copies of the attached Center for Biological Diversity's Petition for Intervention, in the United States mail at Oakland, California, with first-class postage thereon fully prepaid and addressed to those identified on the Proof of Service list above.

OR

Transmission via electronic mail was consistent with the requirements of California Code of Regulations, title 20, sections 1209, 1209.5, and 1210. All electronic copies were sent to all those identified on the Proof of Service list above.

I declare under penalty of perjury that the foregoing is true and correct.

John W. Wall

# **Docket Optical System - Carlsbad Energy Center Project - Docket No. 07- AFC-6 - Petition for Intervention**

From:

Will Rostov </pre

To:

California ISO <e-recipient@caiso.com>, CEC Docket <docket@energy.state.ca.us>,

CURE < speesapati@adamsbroadwell.com>, DavidLloyd

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Date:

8/28/2008 8:42 AM

Subject:

Carlsbad Energy Center Project - Docket No. 07- AFC-6 - Petition for Intervention

**Attachments:** Final Intervention Petition - Carlsbad - with POS.pdf

Attached is a Petition for Intervention.

Will Rostov Staff Attorney Earthjustice 426 17<sup>TH</sup> St., 5<sup>th</sup> Floor Oakland, CA 94612 T: 510-550-6725 F: 510-550-6740 www.earthjustice.org

Because the earth needs a good lawyer

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