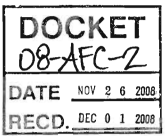


Sophia J. Rowlands srowlands@downeybrand.com

November 26, 2008

VIA HAND DELIVERY

Melissa Jones Executive Director California Energy Commission 1516 9th Street Sacramento, CA 95814





Re: Request for Confidential Designation of Certain Cultural Resources/Geomorph Maps Provided in Connection with Project Beacon (Docket No. 8-AFC-02), Supplemental Workshop Response to Data Request 34W

Dear Ms. Jones:

Pursuant to Title 20 California Code of Regulations § 2505, Beacon Solar, LLC ("Beacon") hereby submits this application for confidential designation for the enclosed Geomorphic Maps ("Maps") prepared by EDAW, Inc. in connection with the Beacon Solar Energy Project ("Project") Application for Certification (AFC). The information depicted on these Maps and in the attached Geomorphologic Mapping Cover Memorandum ("Cover Memorandum") was requested by Staff at the recent data response and issue resolution workshop on November 6, 2008, and serves as a Supplemental Workshop Response to Data Request 34W.

Beacon requests that the enclosed Maps containing confidential cultural resources information be kept confidential. These Maps identify confidential cultural resources information; specifically, they identify the location of archaeological and cultural sites. Beacon requests that the California Energy Commission ("Commission") keep this information confidential permanently. The requested time frame is consistent with the definition of public records contained in California Government Code Section 6254.10. Section 6254.10 indicates that:

Nothing in this chapter requires disclosure of records that relate to archaeological site information and reports maintained by, or in the possession of, the Department of Parks and Recreation, the State Historical Resources Commission, the State Lands Commission, the Native American Heritage Commission, another state agency, or a local agency, including the records that the agency obtains through a consultation process between a California Native American tribe and a state or local agency.

Id. Furthermore, California Government Code Section 6254(r) does not require the disclosure of information regarding Native American graves, cemeteries and sacred places. Id. The Maps provide just the type of information discussed in the above-cited Government Code sections. Consistent with the intent and philosophy of Cal. Gov. Code Sections 6254.10 and 6254(r), such information should be considered a confidential record permanently.

Cultural resources are assets providing insight into prior cultures and lose a great deal of value if they are improperly disturbed. Publication of location and specific descriptions of these assets at best invites the curious, who may unwittingly disrupt or destroy the assets, and at worst encourages destruction or theft from these sites. Thus, in order to protect the integrity of these sites and to respect the resting places of any deceased, these site descriptions and locations should be kept confidential. Beacon's interest in seeking confidentiality for these documents is preservation of the resources rather than any competitive advantage.

The information in a non-confidential, aggregated form—to the extent it is not already included in the AFC—is provided in the attached Cover Memorandum which will be formally served on all parties. Therefore, further aggregation of the information is unnecessary. Masking the information contained in the Maps would render the information provided useless, and Beacon believes that the Commission and staff will need the detailed information provided in these confidential Maps to properly carry out their analysis. The public Cover Memorandum can serve as a generalized basis for the Commission's analysis without disclosing information that could facilitate damage to the sites.

The cultural resources information related to the Project and found in the Maps is known only to specific employees of Beacon, the specific consultants hired by Beacon for this AFC, Beacon's attorneys, and local representatives of Native Americans. This information has not been publicly disclosed. Beacon has marked this information as "CONFIDENTIAL", is segregating it from other Project files and is restricting access to it on a need-to-know basis as determined by Beacon's consultants, attorneys, and contractors.

For the reasons specified above and the specific statutory protection provided for cultural records, the Commission should designate these Attachments as confidential.

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. I also certify that I am authorized to make the application and certification on behalf of Beacon Solar, LLC.

Very truly yours,

DOWNEY BRAND LLP

Sophia J. Rowlands

SJR:SJR 970176.1 11/26/08