Re: Beacon Solar energy Project (08-AFC-2): Motion for New Schedule

Dear Commissioners:

Beacon Solar, LLC (“Beacon”) has reviewed the Final Staff Assessment (FSA) and taken into consideration the comments made by both of you at the Status Conference on October 5, 2009. Even though Beacon believes it can legally use the groundwater at the site for cooling purposes and disagrees with the alternatives analysis in the Final Staff Assessment, Beacon is willing to adopt an alternative cooling water supply for the Beacon Solar Energy Project (“Project”). The California Energy Commission Staff (“Staff”) evaluated various alternative cooling water supply options for the Project in the FSA. Unfortunately, the alternatives recommended in the FSA cannot be implemented by Beacon as presented and still result in a Project that can be financed and built. Beacon would like to obtain a certificate from the California Energy Commission that truly allows the Project to proceed.

Beacon believes it is necessary to better define the timing and implementation of the cooling water supply alternatives and also address the use of construction water, process and potable water, and a backup water supply. It is also important that Staff, other parties and the public have an opportunity to review the refined water supply alternatives. Beacon does not believe there is sufficient time between now and the evidentiary hearings scheduled for December 7th, 8th and 9th to finalize refined water supply alternatives, allow other parties to confirm that Staff has already conducted the required impact analysis on such an alternatives and be prepared to go to hearing.

Defining a workable solution for water supply for the Project will reduce the number of issues that need to be resolved by the Committee based upon contested evidentiary hearings. Thus, Beacon believes that revising the schedule to allow for a well-defined, potentially feasible water
supply solution including an alternative cooling water supply will result in a decision from this Commission on its Application for Certification in less time than if the proceeding continued on its current schedule with a contested hearing on water supply and alternatives.

Therefore, Beacon requests the Committee vacate the schedule for the prehearing conference and hearings scheduled for December 1st and 7th, 8th and 9th, respectively, and the rebuttal testimony filing and prehearing conference statement dates set for November 19th and 23rd, respectively. Instead, Beacon requests that the Committee hold a settlement/status conference in place of the prehearing conference scheduled for December 1st. Beacon would like to discuss a refined water plan with the Committee, Staff, California Unions for Reliable Energy and the public at this time. Beacon also disagrees with the alternatives analysis in the Final Staff Assessment and would like to get direction from the Committee on how much of the analysis therein needs to be carried forward and thereby, rebutted by Beacon.

Beacon appreciates the Committee’s consideration of this motion.

Very truly yours,

DOWNNEY BRAND LLP

/S/

Jane E. Luckhardt

JEL

cc: Ken Celli
    Jared Babula
    Eric Solario
    Scott Busa
    Kenny Stein
    Docket (08-AFC-02)
    Service List (08-AFC-02)
**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION**
**OF THE STATE OF CALIFORNIA**

**APPLICATION FOR CERTIFICATION FOR THE BEACON SOLAR ENERGY PROJECT**

**DOCKET NO. 08-AFC-2**

**PROOF OF SERVICE**
(Revised 4/28/09)

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Declaration of Service

I, Lois Navarrot, declare that on November 17, 2009, I served and filed copies of the Beacon Solar, LLC’s Letter to Energy Commission: Motion for New Schedule. The original documents, filed with the Docket Unit, are accompanied by a copy of the most recent Proof of Service list, located on the web page for this project at: www.energy.ca.gov/sitingcases/beacon. The document has been sent to both the other parties in this proceeding (as shown on the Proof of Service List) and to the Commission’s Docket Unit, in the following manner:

(check all that apply)

For Service to All Other Parties

__X__ sent electronically to all email addresses on the Proof of Service list;

__X__ by personal delivery or by depositing in the United States mail at Sacramento, California with first-class postage thereon fully prepaid and addressed as provided on the Proof of Service List above.

For Filing with the Energy Commission

__X__ sending an original paper copy mailed, to the address below;

OR

______ depositing in the mail an original and 12 paper copies as follow:

California Energy Commission
Atttn: Docket No. 08-AFC-2
1516 Ninth Street, MS-4
Sacramento, CA  95814-5512
docket@energy.state.ca.us

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

______________________________
/s/
Lois Navarrot