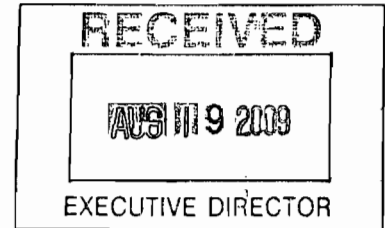


COMPLETED

August 19, 2009

Ms. Melissa Jones
Executive Director
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814



Subject: Repeated Application for Confidential Designation
Figure DA5.3-1, Attachment DA5.3-1, and California Historical Resources
Information System (CHRIS) Reports; S-009054, S-23674, S-33821,
S-34412, and S-34866
Contra Costa Generating Station (09-AFC-04)

Dear Ms. Jones,

Contra Costa Generating Station, LLC, (CCGS, LLC) is the owner of the Contra Costa Generating Station (CCGS). CCGS, LLC, requests that the attached information be designated confidential pursuant to a Repeated Application for Confidential Designation under Title 20, Division 2, Chapter 7, Article 2, Section 2505(a)(4) of the California Code of Regulations (CCR). This information is being supplied to the California Energy Commission (CEC) as Figure DA5.3-1, Attachment DA5.3-2 and California Historical Resources Information System (CHRIS) Reports; S-009054, S-23674, S-33821, S-34412 and S-34866.

In support of its application for confidentiality designation, CCGS, LLC, provides the following information:

APPLICANT: CCGS, LLC Contra Costa Generating Station, LLC
ADDRESS: 145 Town and Country Dr.
Danville, CA 94526

This Repeated Application for Confidential Designation covers additional cultural resource information titled here as Figure DA5.3-1, Attachment DA5.3-2 and California Historical Resources Information System (CHRIS) Reports; S-009054, S-23674, S-33821, S-34412 and S-34866. This additional information is substantially similar to the cultural resource information supplied to the CEC on June 30, 2009, for the CCGS, which was granted confidential designation by the Executive Director. As previously noted this information is being submitted under 20 CCR 2505(a)(4) which states in pertinent part,

"[a]n applicant... seeking a confidential designation for information that is substantially similar to information... for which an application for confidential designation was granted by the Executive Director pursuant to subdivision (a)(3)(A) of this section, the new application need contain only a certification, executed under penalty of perjury, stating that the information submitted is substantially similar to the previously submitted information and that all the facts and circumstances relevant to confidentiality remain unchanged."

I certify under penalty of perjury that the information contained in this Repeated Application for Confidential Designation is substantially similar to the previously submitted cultural resource information and that all of the facts and circumstances relevant to confidentiality remain unchanged. Additionally, I certify that all of the information provided is true, correct and complete to the best of my knowledge and I, attorney with the Law Firm of GalatiBlek, LLP, am authorized to make the application and certification on behalf of the applicant.



David Wiseman
Counsel for CCGS, LLC