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<td><strong>Docket Number:</strong></td>
<td>21-AFC-01</td>
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<td><strong>Project Title:</strong></td>
<td>Pecho Energy Storage Center</td>
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<td><strong>TN #:</strong></td>
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<td><strong>Document Title:</strong></td>
<td>REQUEST FOR AGENCY PARTICIPATION IN THE REVIEW OF THE PECHO ENERGY STORAGE CENTER PROJECT</td>
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<td><strong>Description:</strong></td>
<td>Mailed Feb. 4, 2022</td>
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<td><strong>Filer:</strong></td>
<td>Lisa Worrall</td>
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<td><strong>Organization:</strong></td>
<td>California Energy Commission</td>
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<td><strong>Submitter Role:</strong></td>
<td>Commission Staff</td>
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TO: AGENCY DISTRIBUTION LIST

REQUEST FOR AGENCY PARTICIPATION IN THE REVIEW OF THE PECHO ENERGY STORAGE CENTER PROJECT (21-AFC-01)

On November 23, 2021, Pecho LD Energy Storage, LLC, (applicant), a joint venture of Hydrostor, Inc. and Meridiam Infrastructure Partners, filed an Application for Certification (AFC) with the California Energy Commission (CEC) to construct and operate an advanced compressed air energy storage facility at 2284 Adobe Road in unincorporated San Luis Obispo County, just over one mile east of the City of Morro Bay. The approximately 80-acre energy storage facility would be located on a 303-acre parcel zoned as Agriculture (AG) and currently planted in row crops, and the Preferred Route for the new electric transmission line would be located on land zoned as AG. Land uses surrounding the proposed facility include agricultural with allowances for supporting single family residences, and land uses around the substation include a residential subdivision, light industrial, and a mix of commercial uses. The area of the energy storage facility and transmission line is within the coastal zone designated by the California Coastal Act.

Project Description

The Pecho Energy Storage Center (PESC or project) would be a nominal 400-megawatt (MW), 3,200 MW-hour (MWh), advanced compressed air energy storage (A-CAES) facility capable of flexibly charging and discharging daily. PESC would compress air into a purpose-built underground cavern, using electricity from the grid, most likely off-peak, excess, or surplus electricity. The heat from the air compression process would be captured and stored in an aboveground thermal storage system. The compressed air would then be stored in the cavern under the pressure of a hydrostatic head created by an onsite, aboveground water reservoir. When electricity is needed by the grid, the compressed air would be released using the assistance of the hydrostatic head pressure, heated using the stored thermal energy, and directed through aboveground turbine-generators to produce electricity. PESC would provide fossil fuel-free and greenhouse gas emissions-free electricity.

PESC’s major equipment includes: four all-electric air compressor trains, four 100-MW air-driven power turbine generators, heat exchangers, thermal heat storage, an underground compressed air storage cavern, an aboveground water reservoir, auxiliary facilities, and a 3.4-mile electrical interconnection to the existing Morro Bay Switching Station.
If approved, the applicant anticipates it would begin the 54-month construction of PESC in the second quarter of 2023, startup and testing in the third quarter of 2027, and commercial operation in the fourth quarter of 2027.

A copy of the AFC as well as other project information, can be found on the CEC’s webpage for this project at https://www.energy.ca.gov/powerplant/caes/pecho-energy-storage-center.

**CEC Jurisdiction and AFC Process**

The CEC has exclusive authority to certify (license) all thermal power plants (50 MW and greater) and related facilities (that is, electric transmission line) proposed for construction and operation in California. The issuance of a certificate by the CEC is in lieu of any local or state permit, and federal permit to the extent permitted by federal law. The CEC's facility licensing process carefully examines public health and safety, environmental impacts, and engineering aspects of proposed power plants and all related facilities. The CEC's licensing process has been certified by the Secretary of the Natural Resources Agency as a “certified program” under the California Environmental Quality Act Guidelines (Cal. Code Regs., tit. 14, sec. 15251(j)). As a certified program, the CEC produces several environmental and decision documents rather than an Environmental Impact Report.

The first step in the AFC process is for the CEC to determine whether the application contains all the information required by California Code of Regulations, title 20, division 2, chapter 5, article 6, Appendix B. The CEC staff has completed its initial review of the AFC and recommended at the CEC’s January 26, 2022, Business Meeting, that the AFC is incomplete, the CEC should adopt the list of deficiencies identified in the executive director’s recommendation,¹ and the CEC should not accept the AFC as complete until the additional information specified in the recommendation is provided. The CEC adopted staff’s recommendation and deemed the AFC incomplete. The CEC also directed the applicant to file information supporting an exemption from the CEC’s Notice of Intention (NOI) process by February 9, 2022; directed staff to file a response to this information filing in the form of an executive director's recommendation by February 23, 2022; and assigned a committee² to oversee the PESC filing and any other proceedings arising from it. Public Resources Code section 25540.6(a) identifies which types of thermal power plants are exempted

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² The Pecho Energy Storage Center Committee is Commissioner Karen Douglas (Presiding) and Commissioner Andrew McAllister (Associate)
from the otherwise required 12-month NOI process and, thus, may proceed
directly to the AFC process. After a review of the executive director’s
recommendation regarding an exemption from the NOI process, and prior to any
action on the matter by the CEC, the committee may hold a hearing on the
matter or issue its own recommendation.

If the CEC determines the facility qualifies for an exemption from the NOI
process and once the CEC finds the AFC complete, the 12-month clock to reach a
decision on the AFC as required under Public Resources Code section 25540.6
will begin. At that time, CEC staff will begin the discovery phase of the
proceeding, and a detailed examination of the application will commence.

The CEC staff will prepare and publish both a Preliminary Staff Assessment (PSA)
and a Final Staff Assessment (FSA). After allowing for a public comment period
on the PSA (of at least 30 days) and holding public workshop, staff will prepare
and publish the FSA, which will serve as staff’s formal testimony in evidentiary
hearings to be held by the committee. The committee will consider testimony
presented by staff, applicant, and any formal intervenors, as well as comments
from interested agencies and the public, prior to publishing its proposed decision.
The CEC will consider the committee’s proposed decision and issue the final
decision. The CEC will issue notices for workshops and hearings at least 10 days
prior to each meeting.

As part of the review process, the CEC staff works closely with local, state, and
federal agencies to ensure that all laws, ordinances, regulations, and standards
applicable to the proposed project are considered in the CEC’s final decision.

**Agency Participation**

To ensure that the CEC has the information needed to make a decision, the
CEC’s regulations identify a special role for federal, state, and local agencies
(See, Cal. Code Regs., tit. 20, secs. 1714, 1714.5, 1742, and 1744). As a result,
we request that you conduct a review of the AFC and provide us with:

1) A discussion of those aspects of the proposed site and related facilities for
   which your agency would have jurisdiction but for the exclusive
   jurisdiction of the CEC to certify those sites and related facilities.

2) A determination of the completeness of the list in the AFC of the laws,
   regulations, ordinances, or standards that your agency administers or
   enforces and would be applicable to the proposed site and related
   facilities but for the CEC’s exclusive jurisdiction.
3) A description of the nature and scope of the requirements that the applicant would need to meet to satisfy the substantive requirements of your agency but for the CEC's exclusive jurisdiction, and an identification of any analyses that the CEC should perform to determine whether these substantive requirements can be met.

4) An analysis of whether there is a reasonable likelihood that the proposed project will be able to comply with your agency's applicable substantive requirements.

The scope of your agency’s comments on the AFC should encompass significant concerns and substantive requirements that would be required for permitting by your agency but for the CEC’s exclusive jurisdiction or certification (Cal. Code Regs., tit. 20, sec. 1714.5(a)(2); emphasis added). Please let us know if you need additional information or need to perform analyses or studies to resolve any concerns of your agency (Cal. Code Regs., tit, 20, sec. 1714.5).

Unless otherwise specified by law or by order of the committee, all such comments shall be filed prior to the conclusion of the evidentiary hearings held pursuant to California Code of Regulations, title 20, section 1745 on the application. As required by California Code of Regulations, title 20, section 1744.5, the local air district is required to submit to the CEC the determination of compliance within 180 days of the CEC’s acceptance of the AFC. The local air district is required to provide a witness at the evidentiary hearings held pursuant to California Code of Regulations, title 20, section 1745 to present and explain the determination of compliance (Cal. Code Regs., tit. 20, sec. 1744.5(c)). Other agencies may be asked to present and explain their conclusions at the evidentiary hearings on the project. After the AFC is accepted as complete, the committee will file a Scheduling Order for the proceeding.

Local agencies may seek reimbursement for reasonable costs incurred in responding to these requests. (Cal. Code Regs., tit. 20, sec. 1715).³

To stay informed about this project and receive notice of upcoming meetings and workshops, please subscribe to the project list serve. The list serve is an automated CEC system that sends out email notifications when documents and notices are posted to the project’s docket. To subscribe, go to the CEC’s webpage for this project, at https://www.energy.ca.gov/powerplant/caes/pecho-

³ Please note that pursuant to California Code of Regulations, title 20, section 1715, reimbursement is not available to state and federal agencies.
energy-storage-center, scroll down the right side of the webpage to the box labeled "Subscribe," and provide the requested contact information.

Any person may comment on the application. The CEC encourages the use of its electronic commenting system. To use the CEC’s electronic commenting feature, go to the CEC’s webpage for this project, cited above, click on the “Submit e-Comment” link on the right side of the webpage, and follow the instructions in the online form. Be sure to include the project name in your comments.

Written and oral comments, attachments, and associated contact information (for example, address, phone number, email address) become part of the viewable public record. This information may also become available via any internet search engine.

Written comments may also be mailed to:

California Energy Commission
Docket Unit, MS-4
Docket No. 21-AFC-01
715 P Street
Sacramento, California 95814-5512

For questions about this letter or the project, please contact Lisa Worrall, Project Manager, at (916) 661-8367, or by email at Lisa.Worrall@energy.ca.gov.

Sincerely,

_________________
Drew Bohan
Executive Director

Enclosures:
   Project Site and Facilities Map (Figure 1-4)
   Land Use Designation Map (Figure 5.6-4)
   Site Plan (Figure 2-1)

Mailed to: Agency list (21-AFC-01)
Figure 2.1: Site Plan, Pecho Energy Storage Center 400MW-8-HR Facility