

DOCKETED

Docket Number:	01-EP-05C
Project Title:	Alliance Drews Certification Application Report for Four 10.5MW Simple Cycle Turbines - Compliance
TN #:	252444
Document Title:	Petition to Transfer Operational Control and Project Name Change
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**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT
COMMISSION OF THE STATE OF CALIFORNIA**

In the Matter of:

ALLIANCE CENTURY ENERGY FACILITY
ALLIANCE DREWS ENERGY FACILITY

Docket Nos. 01-EP-04C
01-EP-05C

**PETITION TO TRANSFER OPERATIONAL CONTROL AND
NOTICE OF PROJECT NAME CHANGE FOR THE ALLIANCE CENTURY AND
DREWS ENERGY FACILITIES**

Jon Boyer
Director – Environmental, Health, and Safety
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Email: jboyer@mrpgenco.com

Date: September 29, 2023

**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT
COMMISSION OF THE STATE OF CALIFORNIA**

In the Matter of:

ALLIANCE CENTURY ENERGY FACILITY
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**PETITION TO TRANSFER OPERATIONAL CONTROL AND
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DREWS ENERGY FACILITIES**

Pursuant to Section 1769(b) of the California Energy Commission’s (“Commission’s”) Regulations, Colton Power, L.P. (“Project Owner”) hereby files this *Petition to Transfer Operational Control* (“Petition”) of the Alliance Century Energy Facility (01-EP-04C) and the Alliance Drews Energy Facility (01-EP-05C) from Alliance Energy Marketing, LLC to Colton Power, L.P. The two facilities are collectively referred to in this Petition as the “Projects.”

In response to Section 1769(b)(1)(A), requiring a discussion of any significant change in the operational relationship between the owner and operator, the purpose of this Petition is to revert operational control of the Projects back to the Project Owner.¹ Alliance Energy Marketing, LLC will no longer have operational control of the Projects. Notably, Colton Power, L.P. was the operator for the Projects prior to Alliance Energy Marketing, LLC.² Following approval of this Petition, the Project Owner will again both own and operate the Projects.

¹ As a courtesy, the Project Owner is also providing notice that Middle River Power Company LLC has acquired an upstream ownership interest in the Project Owner. The Commission has interpreted Section 1769(b) of the Commission’s Regulations as not requiring Commission approval for the upstream disposition of ownership interests. See, *Committee Order Denying Change of Ownership Petition (Without Prejudice)*, Docket No. 07-AFC-6, April 9, 2009, TN 50944.

² *Order Approving Petition to Transfer Operational Control*, Docket No. 01-EP-04C, April 16, 2018, TN 223195; *Order Approving Petition to Transfer Operational Control*, Docket No. 01-EP-05C, April 16, 2018, TN 223196.

All communications and correspondence relating to the Projects, including this Petition, should be directed to:

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In response to Section 1769(b)(1)(B), the Project Owner is responsible for compliance with the Commission’s conditions of certification for the Projects.


In response to Section 1769(b)(1)(C), the Project Owner understands the conditions of certification and agrees to comply with them.

Further, and because Alliance Energy Marketing, LLC will no longer be the operator of the Projects, the Project Owner provides notice that the name of the Alliance Century Energy Facility (01-EP-4C) will be changed to the Century Energy Facility and the name of the Alliance Drews Energy Facility will be changed to Drews Energy Facility. The Project Owner respectfully requests that this name change be reflected in the California Energy Commission’s records, website, and in future communications regarding the Projects.

As an officer of Colton Power, L.P., I hereby attest under penalty of perjury under the laws of the State of California that the contents of this Petition are truthful and accurate.

DATED: September 29, 2023

Respectfully submitted,

By: 

Claude Couvillion
Vice President of Operations

Colton Power, L.P.