

DOCKETED

Docket Number:	00-AFC-14C
Project Title:	El Segundo Power Redevelopment Project Compliance
TN #:	201799
Document Title:	Status Report 3
Description:	N/A
Filer:	Dee Hutchinson
Organization:	Locke Lord LLP
Submitter Role:	Applicant Representative
Submission Date:	2/25/2014 2:54:53 PM
Docketed Date:	2/25/2014

February 25, 2014

VIA E-FILING

El Segundo Energy Center Petition to Amend (00-AFC-14C) Siting Committee
Commissioner Karen Douglas – Presiding Member
Commissioner Janae A. Scott – Associate Member
Paul Kramer – Hearing Officer
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814-5512

Re: El Segundo Energy Center Petition to Amend (00-AFC-14)
Status Report 3

Dear Committee Members:

As of this date, El Segundo Energy Center LLC (“**ESEC LLC**”) has provided California Energy Commission Staff (“**Staff**”) with all additional data that Staff has requested in regard to ESEC LLC’s Petition to Amend the El Segundo Energy Center project (00-AFC-014) (the “**Project**”), with the exception of Cultural Resources data that will soon be available. ESEC LLC will provide this data to Staff as promptly as possible. Since Status Report 2, ESEC LLC has provided Staff with supplemental data related to Cultural Resources, Socioeconomics, Biological Resources, Air Quality, Paleontological Resources, Waste Management and Hazardous Materials. On January 6, 2014, ESEC LLC responded to Staff’s Data Request Set 5. ESEC LLC is awaiting the return of its confidential Socioeconomic data docketed on September 19, 2013 (as TN# 200542), in exchange for which ESEC LLC provided non-confidential data on December 12, 2013 (see TN# 201424 and 201425).

On December 24, 2013, the South Coast Air Quality Management District (the “**District**”) issued its Preliminary Decision of Compliance (the “**PDOC**”), Notice of Intent to Issue Permits and Draft Permits to Construct and Operate the Project. ESEC LLC satisfied the requisite public notice regarding the PDOC on January 10, 2010, and the public comment period expired on February 10, 2014. Staff and ESEC LLC submitted comments on the PDOC on January 27 and January 28, 2014, respectively. In a letter dated and docketed on February 14, 2014, ESEC LLC offered to use certain of its existing RECLAIM and District offset certificates to offset the emissions from the Project’s auxiliary boiler, as required by the District in its PDOC.

Please contact me or my colleague Allison Harris if you have questions.

Locke Lord LLP

By: 

John A. McKinsey
Attorneys for El Segundo Energy Center LLC

JAM:awph

SAC 451935v.2