DOCKETED	
Docket Number:	12-AFC-02
<b>Project Title:</b>	Huntington Beach Energy Project
TN #:	202626
Document Title:	Declaration of Stephen O'Kane in Support of Applicant's Opening Testimony
Description:	N/A
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## Declaration of STEPHEN O'KANE Huntington Beach Energy Project (12-AFC-02)

I, Stephen O'Kane, declare as follows:

- 1. I am presently employed by the AES Corporation as a Vice-President of AES Southland Development, LLC ("Applicant") the owner of the Huntington Beach Energy Project ("HBEP" or the "Project") and as the Manager, Sustainability and Regulatory Compliance for AES Southland, LLC the owner of the existing Huntington Beach Generating Station.
- 2. I caused to be prepared or prepared information in support of the Application for Certification ("AFC") for HBEP. Such information was either provided by me to consultants for incorporation of such data into documents or based on my independent analysis of data from reliable documents and sources, as well as my professional experience and knowledge. Specifically, I prepared or caused to be prepared the following:
  - a. Application for Certification (AFC) Volumes 1 and 2 and related cover letter and CEC check Receipt for filing fees (\$733,965); dated and docketed June 27, 2012 (TN #66003)
  - b. Application for Designation of Confidential Records re Cultural Resources Records, dated and docketed June 27, 2012 (TN #66057)
  - c. Repeated Application for Confidential Designation Cultural Resources, dated and docketed August 6, 2012 (TN #66493)
  - d. Applicant's Letter enclosing correspondence to the California Coastal Commission re HBEP, dated and August 23, 2012 (TN #66493)
  - e. Comments on the Issues Identification Report, dated and docketed September 6, 2012 (TN #67020)
  - f. Letter to F. Miller, CEC, re Applicant's Site Visit & Informational Hearing Materials, dated and docketed September 13, 2012 (TN #67110)
  - g. AES (S. O'Kane) letter to D. Jordan, USEPA, re Application for Greenhouse Gas PSD Pre-Construction Permit, dated September 19, 2012; docketed September 26, 2012 (TN #67316)
  - AES (S. O'Kane) letter to D. Jordan, USEPA, re Application for Greenhouse Gas PSD Pre-Construction Permit, dated September 19, 2012; docketed September 26, 2012 (TN #67316)
  - i. AES (S. O'Kane) Response to South Coast Air Quality Management District's Air Application, dated September 20, 2012; docketed September 26, 2012 (TN #67317)
  - j. Request for Extension to Submit Data Responses, Set One (#1-72); Objections, dated and docketed October 22, 2012 (TN #67902)
  - Emails Between S. O'Kane, C. Perri, SCAQMD, and CH2M Hill re HBEP Emission Rates and Modeling Results (various dates), docketed October 24, 2012 (TN #68070)

- Email re Huntington Beach Energy Project's Emission Rates and Modeling Results, dated October 25, 2012, docketed October 26, 2012 (TN #68208)
- m. Applicant's Request for Additional Extension of Time to Submit Responses to Staff's Data Requests, Set 1A (AQ, Biological Resources), dated and docketed December 3, 2012 (TN #68743)
- n. Letter to Jason Pyle and Commrs. McAllister and Douglas Requesting Extension to Submit Certain Data Responses Contained in Set One (#1-16) from Pyle, Objections, dated and December 6, 2012 (TN #68796)
- Email to SCAQMD Regarding Huntington Beach Energy Project's GHG Calculations and Heat Rates, dated December 19, 2012, docketed December 20, 2012 (TN #68934)
- Email Correspondence related to Air Quality (various dates), docketed January 3, 2013 (TN #69017)
- q. Request for Extension to Submit certain Data Responses Contained in CEC Staff's Data Responses Set Two (#73-98) and Objections, dated and docketed January 9, 2013 (TN #69074)
- r. Applicant's Status Report dated January 22, 2013 (TN #69206)
- s. Applicant's Request for Extension to Submit Responses to Staff's Data Requests, Set 2 (#74-77), dated and docketed February 8, 2013 (TN #69446)
- t. Email correspondence related to the existing Huntington Beach Generating Station's Plot Plans and related Plot Plans, dated March 12, 2013 and docketed March 14, 2013 (TN #69921)
- u. AutoCAD Files related to Preliminary Grading and Drainage Plans, docketed March 18, 2013 (TN #69947).
- v. Final Site Investigation Report for Soil & Groundwater for HBGS, dated May 1998 and docketed April 19, 2013 (TN #70403).
- w. Applicant's Status Report, dated and docketed April 15, 2013 (TN #70291)
- x. Applicant's Status Report dated and docketed May 24, 2013 (TN #70957)
- y. Applicant's Status Report dated and docketed July 8, 2013 (TN #71529)
- z. Applicant's Request for Scheduling Conference and/or Scheduling Order dated and docketed July 26, 2013 (TN #200050)
- aa. Applicant's Status Report dated and docketed August 30, 2013 (TN #200380)
- bb. Applicant's Response to Staff's Status Report and Request for Status Conference dated and docketed September 9, 2013 (TN #20424)
- cc. Applicant's Status Report dated and docketed October 1, 2013 (TN #200698)
- dd. Applicant's Status Report dated and docketed November 1, 2013 (TN #201096)
- ee. Applicant's Comments on PSA, Part A (specific to Compliance Conditions of Certification) dated and docketed November 7, 2013 (TN #201142)

- ff. Applicant's Status Report dated and docketed December 2, 2013 (TN #201352)
- gg. Applicant's Follow-Up to PSA Part A Workshop dated and docketed December 13, 2013 (TN #201437)
- hh. Applicant's Letter to Felicia Miller acknowledging Receipt of the PSA Part A, Supplemental Focused Analysis, dated and docketed December 23, 2013 (TN #201471)
- ii. Applicant's Status Report dated and docketed January 2, 2014 (TN #201501)
- jj. Applicant's Comments on Staff's PSA Part A Supplemental Focused Analysis, dated and docketed January 21, 2014 (TN #201582)
- kk. Applicant's Status Report dated and docketed February 3, 2014 (TN #201632-1)
- 11. Applicant's Status Report dated and docketed March 3, 2014 (TN #201820)
- mm. Applicant's Status Report dated and docketed April 1, 2014 (TN #201938)
- nn. Applicant's Comments on Preliminary Staff Assessment Part B dated and docketed April 7, 2014 (TN #201969)
- oo. Applicant's Status Conference Statement dated and docketed April 7, 2014 (TN #201970)
- pp. Applicant's Follow-Up to PSA Part B Workshop (Part 1 of 2 Biological Resources & Alternatives/Soil & Water Resources) dated and docketed April 18, 2014 (TN #202108)
- qq. Applicant's Status Report dated and docketed May 1, 2014 (TN #202281)
- rr. Applicant's Comments on Preliminary Determination of Compliance submitted to SCAQMD on May 5, 2014, docketed May 5, 2014 (TN #202292)
- ss. Applicant's Status Report dated and docketed June 2, 2014 (TN #20414)
- tt. Applicant's Opening Testimony (docketed with Applicant's Opening Testimony on June 30, 2014 (TN # TBD)).
- 3. It is my professional opinion that the information provided to the California Energy Commission related to the HBEP AFC proceeding is valid and accurate with respect to the issues addressed therein.
- 4. I am personally familiar with the facts and conclusions related in the testimony presented by me and, if called as a witness, could testify competently thereto.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Stephen O'l