DOCKETED	
Docket Number:	07-AFC-06C
Project Title:	Carlsbad Energy Center - Compliance
TN #:	203574
Document Title:	Status Report 5
Description:	Late January Status Report
Filer:	Kerry Siekmann
Organization:	Terramar Association & Self
Submitter Role:	Intervenor
Submission Date:	1/29/2015 5:22:57 PM
Docketed Date:	1/30/2015

TERRAMAR

Kerry Siekmann

Siekmann1@att.net

January 30, 2015

Via E Filing
January 30, 2015
Amended Carlsbad Energy Center Project (07-AFC-06C)

Karen Douglas, Commissioner and Presiding Member, Andrew McAllister, Commissioner and Associate Member California Energy Commission 1516 Ninth Street Sacramento, CA 95814-5512

TERRAMAR STATUS REPORT 5- January 30, 2015

The Preliminary Staff Assessment (PSA) Workshop was completed and Terramar submitted comments on the PSA. Since the deadline for Air Quality and GHG comments was extended to February 2, 2015, Terramar will file the balance of our Air Quality comments on the PDOC by Feb. 2 or before.

Terramar will not be available to take part at the February 4, 2015 Status Conference. I have had to travel to Iowa for a family emergency and should be in flight on Feb. 4, returning to Carlsbad.

Terramar would like to submit to the Committee this schedule of approximate time required for each category at the Evidentiary Hearing. This schedule will also include the areas that Terramar has special concerns

Project Description 5 minutes

Air QualityGHG"s 10 minutes.

Alternatives 10 minutes.

Noise and Vibration 10 minutes.

Soil and Water 5 minutes.

Traffic and Transportation 5 minutes.

Visual 10 minutes

Power Plant Reliability 10 minutes.

Transmission System Engineering 10 minutes.

Worker Safety and Fire Protection 5 minutes.

These specific areas of concern to Terramar are clarified in our PSA comments.

The times requested above are for the evidentiary hearings per area of concern. Terramar does not know how much time will be needed for rebuttal and questions, as we have not seen what will be presented by the Project Owner and CEC Staff in these areas of concern. Also, Terramar may need additional time or have questions on other areas presented during the evidentiary hearings, that are not on our schedule.

Terramar still looks forward to hearing from the California Coastal Commission regarding whether the Amended CECP, as well as the CECP, is coastally dependent now that there is no need for coastal water. Terramar requests the right to make data requests when this information becomes available.

Respectfully submitted by,

Kerry Siekmann, Terramar