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**SECOND ADDENDUM TO PETITION FOR CHANGE OF
CONDITIONS CONCERNING AIR QUALITY TO CONFORM TO
FINAL PERMIT TO OPERATE AND REVISED FINAL
DETERMINATION ISSUED BY
SAN DIEGO COUNTY AIR POLLUTION CONTROL DISTRICT**

PALOMAR ENERGY CENTER
(O1-AFC-24C)

Submitted to:
CALIFORNIA ENERGY COMMISSION

By:
SAN DIEGO GAS & ELECTRIC COMPANY
SAN DIEGO, CALIFORNIA

December 1, 2015

1.0 INTRODUCTION

San Diego Gas & Electric Company (SDG&E) is submitting this second addendum to its petition to amend certain air quality conditions of certification in the Final Decision for the Palomar Energy Center (PEC), Docket 01-AFC-24 (Petition to Amend). This document proposes one additional refinement for consideration.

SDG&E recently identified the need for the additional refinement based on an unnecessary operational constraint imposed by Condition AQ-38. However, the basis for the additional refinement remains the same as the basis for Petition to Amend – to align the air quality conditions of certification in the Final Decision with PEC’s local air permit. The additional refinement would not have any adverse environmental or technical impacts.

2.0 PROPOSAL FOR CONSIDERATION

This second addendum seeks to remove Condition AQ-38, which is an obsolete condition that is not required to comply with the local air permit or any other Laws, Ordinances, Regulations, and Standards (LORS).

Condition AQ-38 reads:

This maximum combined fuel input into the duct burners shall not exceed 780,000 MMBtu per rolling 12-calendar month period. The project owner shall maintain a log that contains, at a minimum, the dates, times, and duct burner fuel consumption when one or both turbines are operated with the duct burners in operation. These logs shall be maintained on site for a minimum of five years and made available to District personnel upon request.

Verification: The project owner shall submit to the District and the CPM duct burner fuel consumption data demonstrating compliance with this condition as part of the Quarterly Operational Report (AQ-SC7).

The first addendum to SDG&E’s Petition to Amend requested clarification of the verification (i.e., reporting) requirement in Condition AQ-38 to address inconsistencies between the Final Decision and the local air permit. Since providing the first addendum, SDG&E has identified Condition AQ-38 as also imposing an unnecessary operational limitation on PEC that is not in the local air permit or required by any other LORS. Accordingly, SDG&E requests to remove Condition AQ-38 in its entirety from the Final Decision.

Removing Condition AQ-38 will not result in any adverse environmental or technical impacts. It will, however, facilitate consistency between the Final Decision and the local air permit, and remove an unnecessary operating limitation.

Respectfully Submitted,

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San Diego Gas & Electric Company