| Docket<br>Number:      | 93-AFC-03C  |
|------------------------|---|
| Project Title:         | Compliance - Application for Certification for SMUD's Campbell Soup<br>Cogeneration Project |
| TN #:                  | 207215  |
| <b>Document Title:</b> | Sacramento Power Authority - Campbell Cogeneration - Data Response Se 3 Cultural            |
| <b>Description:</b>    | Data Response, Set 3 (Response to Cultural Resources Data Request 1)                        |
| Filer:                 | Mary Dyas   |
| Organization:          | CH2M  |
| <b>Submitter Role:</b> | Applicant Representative  |
| Submission Date:       | 1/7/2016 9:53:46 AM   |
| <b>Docketed Date:</b>  | 1/7/2016  |

# Use of Recycled Water and Associated Facilities

for the

# Sacramento Power Authority's Campbell Cogeneration Project

Sacramento, California (93-AFC-3C)

Data Response, Set 3 (Response to Cultural Resources Data Request 1)

Submitted to:

California Energy Commission

Prepared for

Sacramento Power Authority

January 6, 2015

With Assistance from



2485 Natomas Park Drive Suite 600 Sacramento, CA 95833

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SECTION 1

## Introduction

Attached are the Sacramento Power Authority's (SPA) responses to the California Energy Commission (CEC) Staff's Land Use data request #1 for the SPA's Campbell Cogeneration Project (93-AFC-3C). The CEC Staff served this data request on December 16, 2015. The data request text used in this response has been extracted from the CEC's December 16<sup>th</sup> data request.

1-1

#### **Cultural Resources**

#### **Data Request:**

1. Cultural Resources staff has reviewed the materials submitted for the PTA, which includes literature search results from the NCIC. Generally, staff is looking for resources identified within a one-mile radius of the project site and reports within one quarter mile of the project site, unless archaeological excavations or architectural surveys have been completed as part of an investigation, in which case those reports would follow the guidelines of the 1-mile literature search area [(Cal. Code. Regs. ,tit. 20, § 1704 (b)(2), Appendix B(g)(2) (B)].

Based upon the correspondence from the NCIC included in the PTA confidential cultural submittal, report copies were not requested and therefore the submittal contained only a list of nine reports and their relative locations on a map. Some of the nine reports on the list provided by the NCIC have been submitted to the Energy Commission with previous projects and staff is already familiar with their contents. Others are unlikely to include archaeological excavations or architectural surveys. Staff is requesting that only the three reports regarding investigations within approximately 1/4 mile of the project be obtained from NCIC and submitted for review for our analysis of the PTA.

Those reports are listed in the table below:

| Report<br>No. | Year | Author | Title  | Affiliation                                     | Associated Resources |
|---------------|------|--------|--|---|----------------------|
| 3368          | 1995 | Melton | Cultural Resources Monitoring Report for the SMUD CoGenration Pipeline   |   | 34-000027            |
| 8565          | 2007 | Peak   | Determination of Eligibility<br>and Effect for the Fruitridge<br>Vista Water Company<br>System Evaluation Project  | Peak & Associates                               |                      |
| 10443         | 2010 | Losee  | Cultural Resources Investigation for Clearwire CA-SAC0503-B "27 <sup>th</sup> Street" 6110 27 <sup>th</sup> Street, Sacramento City and County, California 95822 | Archaeological<br>Resources<br>Technology (ART) |                      |

**Response:** The identified reports have been requested and received. They are being submitted on CD-ROM under separate cover, along with the repeated application for confidential designation. A copy of the repeated application for confidential designation is provided as Attachment CR-1.

2-1

# Attachment CR-1 Repeated Application for Confidential Designation



LEG 2016-0015

January 6, 2016

#### **CONFIDENTIAL**

Robert Oglesby Executive Director California Energy Commission 1516 Ninth Street Sacramento, CA 95814-5512

Re: Repeated Application for Confidential Designation Pursuant to Section 2505(a)(4) of Title 20: SPA's Campbell Cogeneration Project

(93-AFC-3C): Data Response, Set 3 (Response to Cultural

Resources Data Request 1)

Dear Mr. Oglesby:

Pursuant to Title 20 of the California Code of Regulations and direction received from California Energy Commission (Commission) staff, the Sacramento Power Authority (SPA) hereby submits this "Repeated Application for Confidential Designation Pursuant to Section 2505(a)(4) of Title 20: SPA's Campbell Cogeneration Project (93-AFC-3C): Data Response, Set 3 (Response to Cultural Resources Data Request 1)."

Section 2505(a)(4) provides that if an applicant's prior application for confidential designation of substantially similar information has been granted pursuant to Section 2505, a subsequent application need only contain certification pursuant to Section 2505(a)(1)(G), that the information submitted is substantially similar to the initial application, and that all facts and circumstances relevant to the granting or approval of the initial application are unchanged.

The Commission's Executive Director has previously approved SMUD's request for confidential designation regarding cultural resources and other subject matters related to the SPA's Campbell Cogeneration Project. Pursuant to direction received from Commission staff, SMUD now wishes to submit this repeated application for confidential designation for the following document:

"Data Response, Set 3 (Response to Cultural Resources Data Request 1)."

The information submitted with this application is substantially similar to the information submitted in SPA's initial application, and all facts and circumstances relevant to the granting of SPA's initial application are unchanged.

I certify under penalty of perjury under the laws of the State of California that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge and I am authorized to make the application and certification on behalf of SPA.

Sincerely,

Joseph S. Schofield, Assistant General Counsel

Sacramento Power Authority P.O. Box 15830, M.S. A311 Sacramento, CA 95852-1830

Phone: 916-732-5446

Email: joe.schofield@smud.org

/dm

cc: Dockets Office (w/o enclosure)

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