

DOCKETED	
Docket Number:	16-AFC-01
Project Title:	Stanton Energy Reliability Center
TN #:	223939
Document Title:	Email between parties and hearing officer regarding Clean Coalition's Petition to Intervene
Description:	Document Description: Email from Scott Galati to Hearing Officer Celli and all parties regarding the Petition to Intervene filed by Clean Coalition, and email from Hearing Officer Celli asking the parties to reply with an indication whether they intend to oppose the Petition to Intervene.
Filer:	Ken Celli
Organization:	Energy Commission Hearing Office
Submitter Role:	Committee
Submission Date:	6/25/2018 4:49:44 PM
Docketed Date:	6/25/2018

Celli, Ken@Energy

From: Celli, Ken@Energy
Sent: Monday, June 25, 2018 4:23 PM
To: 'Scott Galati'; DeCarlo, Lisa@Energy; sarveybob@aol.com; rob@redwoodrob.com; miles@clean-coalition.org
Subject: RE: Clean Coalition Petition to Intervene
Importance: High

To the parties:

If any party seeks to oppose Clean Coalition's Petition to Intervene, please reply to me by 5:00 p.m. Wednesday, June 27, 2018, stating whether you intend to oppose the Intervention.

Thank you,

Kenneth D. Celli
Hearing Advisor II
California Energy Commission
(916) 651-8893



From: Scott Galati [<mailto:sgalati@dayzenllc.com>]
Sent: Monday, June 25, 2018 4:02 PM
To: Celli, Ken@Energy; DeCarlo, Lisa@Energy; sarveybob@aol.com; rob@redwoodrob.com; miles@clean-coalition.org
Subject: Clean Coalition Petition to Intervene

Mr. Celli and parties to the SERC proceeding,

With respect to the filing late Friday by Clean Coalition, I ask the Committee to clarify that Clean Coalition is required to file Opening Testimony on June 29, 2018 as all other parties. SERC, LLC does not object to Clean Coalition's Intervention but since it was filed on the very last date and the proceeding has been active since 2016, we respectfully request the following:

1. Clean Coalition's Intervention be limited to the very precise and specific grounds contained in its Petition to Intervene, which states;

The Clean Coalition seeks to intervene to provide the Commission with data and

arguments on the use of local and distributed energy resources as an alternative to natural gas plants such as the Stanton Energy Center. In particular, the Clean Coalition has provided engineering and economic analyses of suites of local solar, energy storage, and demand response which can be deployed as an alternative approach to the use of natural gas plants.

The Clean Coalition expects to provide engineering and economic analyses of distributed energy resources alternative such that the Commission might reach a better informed decision in 16-AFC-01. We would provide concrete estimates of what DER suites would be adequate to substitute for a facility such as SERC to ensure that distributed energy resources--such as distributed renewables, increased energy storage, demand response, and energy efficiency--are properly considered as an alternative to the Stanton Energy Reliability Center.

2. Clean Coalition should abide by all timelines outlined in the Committee Order of June 18, 2018 including the requirement to file Opening Testimony on June 29, 2018. SERC, LLC notes that the Scheduling Order was part of the same notice that extended the date for the Petition To Intervene and therefore Clean Coalition has received notice of the very late stages of this proceeding.

I request that the other parties indicate if they do not oppose Clean Coalition's Petition on the limited ground contained in its Petition and that the Petition should not affect the current Scheduling Order. Thank you.



Scott A. Galati

President

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