

DOCKETED

Docket Number:	19-SPPE-05
Project Title:	Mission College Data Center SPPE
TN #:	233087
Document Title:	Oppidan MCGF Opening Testimony Package
Description:	N/A
Filer:	Scott Galati
Organization:	DayZenLLC
Submitter Role:	Applicant Representative
Submission Date:	5/22/2020 12:24:15 PM
Docketed Date:	5/22/2020

STATE OF CALIFORNIA

Energy Resources
Conservation and Development Commission

In the Matter of:

Application For Small Power Plant
Exemption for the
**MISSION COLLEGE BACKUP
GENERATING FACILITY**

DOCKET NO. 19-SPPE-5

**DECLARATION OF DREW
JOHNSON**

I, Drew Johnson, declare as follows:

1. I am presently employed as a Developer with Oppidan Investment Company.
2. A copy of my professional qualifications and experience is included with this Opening Testimony and is incorporated by reference in this Declaration.
3. I prepared the attached testimony relating to all subjects for the Application for Small Power Plant Exemption for the Mission College Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-5).
4. It is my professional opinion that the attached prepared testimony is valid and accurate with respect to issues that it addresses.
5. I am personally familiar with the facts and conclusions related in the attached prepared testimony and if called as a witness could testify competently thereto.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge and that this declaration was executed at Minneapolis, MN on May 21st, 2020.


Drew Johnson

STATE OF CALIFORNIA

Energy Resources
Conservation and Development Commission

In the Matter of:

Application For Small Power Plant
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**MISSION COLLEGE BACKUP
GENERATING FACILITY**

DOCKET NO. 19-SPPE-5

**DECLARATION OF MICHAEL
LISENLEE**

I, Michael Lisenbee, declare as follows:

1. I am presently employed as Senior Project Manager with David J. Powers & Associates.
2. A copy of my professional qualifications and experience is included with this Opening Testimony and is incorporated by reference in this Declaration.
3. I prepared the attached testimony relating to all subjects for the Application for Small Power Plant Exemption for the Mission College Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-5).
4. It is my professional opinion that the attached prepared testimony is valid and accurate with respect to issues that it addresses.
5. I am personally familiar with the facts and conclusions related in the attached prepared testimony and if called as a witness could testify competently thereto.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge and that this declaration was executed at San Jose, California on May 22, 2020.



Michael Lisenbee

STATE OF CALIFORNIA

Energy Resources
Conservation and Development Commission

In the Matter of:

Application For Small Power Plant
Exemption for the
**MISSION COLLEGE BACKUP
GENERATING FACILITY**

DOCKET NO. 19-SPPE-5

**DECLARATION OF ELIZABETH
GELLER**

I, Elizabeth Geller, declare as follows:

1. I am presently employed as a Senior Consultant with Trinity Consultants.
2. A copy of my professional qualifications and experience is included with this Opening Testimony and is incorporated by reference in this Declaration.
3. I prepared the attached testimony relating to Air Quality and Public Health for the Application for Small Power Plant Exemption for the Mission College Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-5).
4. It is my professional opinion that the attached prepared testimony is valid and accurate with respect to issues that it addresses.
5. I am personally familiar with the facts and conclusions related in the attached prepared testimony and if called as a witness could testify competently thereto.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct to the best of my knowledge and that this declaration was executed at Park City, Utah on May 21, 2020.



Elizabeth Geller

**OPPIDAN INVESTMENT COMPANY
MISSION COLLEGE BACKUP GENERATING FACILITY
ALL SUBJECTS
OPENING TESTIMONY**

I. Name: Drew Johnson
Michael Lisenbee
Elizabeth Geller

II. Purpose:

Our testimony addresses all technical subjects associated with the construction and operation of the Mission College Backup Generating Facility (MCBGF) as described in the Application For Small Power Plant Exemption (SPPE), CEC Docket 19-SPPE-5.

III. Qualifications:

Drew Johnson: I am presently employed as a Developer with Oppidan Investment Company (Oppidan) and have been for the past 5 years. I have a Bachelor of Arts Degree in History from Colby College, and I have 15 years of experience developing industrial and critical infrastructure projects such as data centers. I am the Project Manager for the MCBGF and the Mission College Data Center. I caused to be prepared and reviewed the Application For SPPE, as well as the post-filing information, data responses, and supplemental filings.

Michael Lisenbee: I am presently employed as a Senior Project Manager at David J. Powers & Associates and have been for the past 13 years. I have a Bachelor's Degree in Environmental Studies from the University of California Santa Barbara and I have 13 years of experience in preparing and reviewing California Environmental Quality Act (CEQA) documents. I have been engaged by Oppidan to prepare the Application for SPPE for the MCBGF and additional documents for docketing at the CEC. I managed the preparation of the Application for SPPE and reviewed and developed several related data responses.

Elizabeth Geller:

I am presently employed at Trinity Consultants and have been for the past four and a half years. I have a Bachelor's Degree in Chemical Engineering from Purdue University and I have four and a half years of

experience in air quality emission quantification, dispersion model development and application, and air quality consulting. I am also a registered Professional Engineer in the state of California. I prepared the Air Quality section of the Application For SPPE, as well as the post-filing information, data responses, and supplemental filings related to air quality.

Detailed descriptions of our qualifications are presented in the resume which is included in Attachment A to this Opening Testimony package.

To the best of our knowledge all referenced documents and all of the facts contained in this testimony are true and correct. To the extent this testimony contains opinions, such opinions are our own. We make these statements and provide these opinions freely and under oath for the purpose of constituting sworn testimony in this proceeding.

IV. Exhibits

In addition to this written testimony, we will be sponsoring the exhibits listed on Oppidan's Proposed Exhibit List which will be attached to its PreHearing Conference Statement.

V. Opinion and Conclusions

We have reviewed the Initial Study/Mitigated Negative Declaration published by CEC Staff on April 21, 2020 (TN 232798) and we agree with its findings, analysis and conclusions including the new and modified mitigation measures.