DOCKETED		
Docket Number:	19-SPPE-03	
Project Title:	Sequoia Data Center	
TN #:	236979	
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STATE OF CALIFORNIA

Energy Resources Conservation and Development Commission

In the Matter of:

Application For Small Power Plant Exemption for the

SEQUOIA BACKUP GENERATING FACILITY

DOCKET NO. 19-SPPE-03

DECLARATION OF MARCELA DELONG

- I, Marcela DeLong, declare as follows:
 - 1. I am presently employed as a Project Architect, Senior Associate for Corgan.
 - 2. I have been retained by CyrusOne, the sole owner of C1-Santa Clara, LLC to be the Project Manager for the permitting of the Sequoia Backup Generating Facility and the Sequoia Data Center.
 - 3. A copy of my professional qualifications and experience was included with the previously filed Opening Testimony Package and is incorporated by reference in this Declaration.
 - I prepared the attached Supplemental Opening Testimony relating to the modification of the generators from Tier 2 to Tier 4 compliant generators for the Application for Small Power Plant Exemption for the Sequoia Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-03).
 - 5. It is my professional opinion that the attached prepared testimony is valid and accurate with respect to issues that it addresses.
 - 6. 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 Dallas, TX on March 3, 2021.

Marcela DeLong

STATE OF CALIFORNIA

Energy Resources Conservation and Development Commission

In the Matter of:	DOCKET NO. 19-SPPE-03
Application For Small Power Plant Exemption for the SEQUOIA BACKUP GENERATING FACILITY	DECLARATION OF STEVEN BRANOFF

- I, Steven Branoff, declare as follows:
 - 1. I am presently employed as Principal with Ramboll.
 - 2. A copy of my professional qualifications and experience was included with the previously filed Opening Testimony Package and is incorporated by reference in this Declaration.
 - I prepared the attached Supplemental Opening Testimony relating to the modification of the generators from Tier 2 to Tier 4 compliant generators for the Application for Small Power Plant Exemption for the Sequoia Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-03).
 - 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 Albany, CA on March 3rd, 2021.
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Steven Branoff

STATE OF CALIFORNIA

Energy Resources Conservation and Development Commission

In the Matter of:

Application For Small Power Plant Exemption for the

SEQUOIA BACKUP GENERATING FACILITY

DOCKET NO. 19-SPPE-03

DECLARATION OF BRIANNA BOHONOK

- I, Brianna Bohonok, declare as follows:
 - 1. I am presently employed as Associated Principal with Circlepoint.
 - 2. A copy of my professional qualifications and experience was included with the previously filed Opening Testimony Package and is incorporated by reference in this Declaration.
 - I prepared the attached Supplemental Opening Testimony relating to the modification of the generators from Tier 2 to Tier 4 compliant generators for the Application for Small Power Plant Exemption for the Sequoia Backup Generating Facility (California Energy Commission Docket Number 19-SPPE-03).
 - 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 7:30 a.m. on March 4, 2021.

Brianna Bohonok

C1-SANTA CLARA, LLC SEQUOIA BACKUP GENERATING FACILITY PROJECT DESCRIPTION, AIR QUALITY, PUBLIC HEALTH, HAZARDS AND HAZARDOUS MATERIALS, LAND USE, TRANSPORTATION SUPPLEMENTAL TESTIMONY

I. <u>Name</u>: Marcela DeLong

Brianna Bohonok Steven Branoff

II. Purpose:

Our Supplemental Testimony addresses the revised generator technology from Tier 2 to Tier 4 compliant generators for the Sequoia Backup Generating Facility (SBGF) CEC Docket 19-SPPE-3 and as those changes relate to Project Description, Air Quality, Public Health, Hazards and Hazardous Materials, Land Use, and Transportation.

III. Qualifications:

Marcela DeLong: I am presently employed as Project Architect, Senior Associate with Corgan, the project architecture firm hired by CyrusOne, the owner of C1-Santa Clara, LLC (C1). I have been employed by Corgan for the past 8 years. I have a master's degree in Architecture from Ohio State University and I have 8 years of experience developing critical infrastructure projects such as data centers.

I am the Project Manager for the permitting of the SBGF and the Sequoia 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.

Brianna Bohonok: I am presently employed as an Associate Principal at Circlepoint and have been for the past year. I have a Masters Degree in Urban Planning and Policy from the University of Illinois and I have 7 years of experience in preparing and reviewing California Environmental Quality Act (CEQA) documents.

I have been engaged by C1 to prepare the Application for SPPE for the SBGF 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.

<u>Steven Branoff:</u> I am presently employed as a Principal at Ramboll and have been for the past 19 years. I have a Master of Science Degree in Environmental Engineering from the University of California at Berkeley and I have 24 years of experience in conducting air quality and public health analyses within California and other western states.

I have been engaged by C1-Santa Clara, LLC (C1) to prepare the Bay Area Air Quality Management District Authority to Construct applications and the air quality and public health analyses for development of the SBGF. I prepared or caused to be prepared the Air Quality section of the Application For SPPE and Air Quality Technical Reports, as well as the post-filing information, data responses, and supplemental filings.

Detailed descriptions of our qualifications are presented in our resumes which were included in Attachment A to C1's Opening Testimony package (TN 232420).

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 C1's Proposed Additional Exhibit List which will be docketed within 5 days of timely filed reply testimony.

V. Opinion and Conclusions

We have reviewed Staff's revisions to the Initial Study/Mitigated Negative Declaration (Revised IS/MND) docketed on February 26, 2021 (TN 236919) and agree with the changes proposed therein. We also agree with the Staff findings and conclusions that the modification to Tier 4 generators does not change any of the findings, conclusions, Proposed Design Measures, or mitigation measures originally approved in the Proposed Decision.

In addition we have reviewed Staff's February 18, 2021 Status Report (TN 236833) in which Staff provides responses to Intervenor Sarvey's contentions contained in his January 18, 2021 Status Report (TN 236344) and we agree with each and every response.

We believe that there are no credible disputes that require evidentiary hearings and we urge the Committee to revise the Proposed Decision to include Staff's Revised IS/MND and proceed to considering the Proposed Decision at the earliest Commission Business Meeting (March 17, 2021) or a special business meeting as soon as feasible.