DOCKETED	
Docket Number:	23-AFC-02
Project Title:	Elmore North Geothermal Project (ENGP)
TN #:	251484
Document Title:	Petition to Intervene by California Unions for Reliable Energy
Description:	Petition to Intervene
Filer:	Alisha Pember
Organization:	California Unions for Reliable Energy
Submitter Role:	Intervenor
Submission Date:	8/3/2023 4:59:24 PM
Docketed Date:	8/3/2023

STATE OF CALIFORNIA

STATE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION

IN THE MATTER OF:

ELMORE NORTH GEOTHERMAL PROJECT (ENGP) APPLICATION FOR CERTIFICATION Docket No. 23-AFC-02

PETITION TO INTERVENE BY CALIFORNIA UNIONS FOR RELIABLE ENERGY

August 3, 2023

Tanya A. Gulesserian
Tara C. Rengifo
Adams Broadwell Joseph & Cardozo
601 Gateway Blvd., Suite 1000
South San Francisco, CA 94080
(650) 589-1660
tgulesserian@adamsbroadwell.com
trengifo@adamsbroadwell.com

Attorneys for California Unions for Reliable Energy

STATE OF CALIFORNIA

STATE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION

IN THE MATTER OF:

Docket No. 23-AFC-02

ELMORE NORTH GEOTHERMAL PROJECT (ENGP) APPLICATION FOR CERTIFICATION

PETITION TO INTERVENE BY CALIFORNIA UNIONS FOR RELIABLE ENERGY

Pursuant to Cal. Code Regs., tit. 20, § 1211.7, California Unions for Reliable Energy ("CURE") respectfully files this Petition to Intervene ("Petition") in the Elmore North Geothermal Project ("Project" or "ENGP") Application for Certification ("AFC") proceeding, Docket No. 23-AFC-02. Section 1211.7(a) grants "any person" the right to file a petition to intervene which sets forth "the grounds for intervention, the position and interest of the petitioner in the proceeding, the extent to which the petitioner desires to participate in the proceedings, and the name, mailing address, e-mail address, and phone number of the petitioner." The presiding member may grant intervention and impose reasonable conditions on an intervenor's participation. (*Id.* § 1211.7(c)). "An intervenor is a party to a proceeding." (*Id.* § 1211.7(c)).

This Petition is timely because the Presiding Member of the California

Energy Commission ("CEC") Committee designated to conduct proceedings in this
matter ("Committee") has not promulgated a scheduling order with a deadline to

file a petition to intervene or set an evidentiary hearing. (*Id.* § 1211.7(b)). In the absence of a scheduling order, the default deadline is 30 days before the first evidentiary hearing. (*Id.*) The Committee has not yet set a date for an evidentiary hearing on this matter. An evidentiary hearing on an application for certification cannot be set earlier than 90 days after the acceptance of the application. (*Id.* § 1745(a)). Since the Commission deemed the AFC complete on July 26, 2023 (Order No. 23-0726-03c, TN# 251220), an evidentiary hearing for the Project cannot be set earlier than October 24, 2023. Absent a scheduling order that sets an evidentiary hearing or a specific deadline for intervention, a petition to intervene is timely if filed prior September 24, 2023. Therefore, this Petition is timely.

I. Position and Interest Statement

CURE is a coalition of unions whose members' environmental and economic interests are affected by the Project. Union members live in communities that suffer the impacts of projects that are detrimental to human health and the environment. Unions have a corresponding interest in acting to minimize the impacts of projects that would degrade the environment, and in enforcing environmental laws to protect their members.

The Project also affects the union members' longer term economic and environmental interests. CURE's coalition members construct, maintain, and operate conventional and renewable power plants, energy storage facilities, and other industrial facilities in California where the coalition members live, work, and recreate. CURE is equally committed to building both a strong economy and a healthy environment. Environmental degradation jeopardizes future jobs by

causing construction moratoriums, depleting limited air pollutant emissions offsets, consuming limited freshwater resources, and imposing other stresses on the environmental carrying capacity of the state. This in turn reduces future employment opportunities. In contrast, well-designed projects that reduce environmental impacts improve long-term economic prospects.

Finally, CURE's members are concerned about projects that cause serious environmental harm without providing countervailing economic benefits. The Commission's siting process requires the Commission to determine whether the Project will have a substantial adverse impact on the environment. The Commission's process also provides for a balancing of the Project's socioeconomic and environmental impacts. CURE's ultimate position and participation in this proceeding will be determined based on all the factors the Commission considers when determining whether to approve the application.

II. GROUNDS FOR INTERVENTION AND EXTENT OF PARTICIPATION

The Commission has granted CURE's intervention in all prior siting cases and small power plant exemption cases in which CURE has sought intervention since the enactment of Assembly Bill 1890. The Commission rejected the only challenge to CURE's participation in those cases, finding CURE's interests "undeniably relevant" to the proceedings. (In the Matter of Application for Certification for the High Desert Power Project, Docket No. 97-AFC-01, Order Granting Petition to Intervene at 2 (Dec. 24, 1997). Most recently, the CEC Committee designated to conduct proceedings in the Willow Rock Energy Storage Center proceeding granted CURE's intervention in the proceeding. (In the Matter

of Willow Rock Energy Storage Center, Docket No. 21-AFC-02, Committee Order Granting Petition to Intervene Filed by California Unions for Reliable Energy, TN # 245943 (Sept. 9, 2022)). The same decision should be reached here.

CURE has participated in permit proceedings for power plant projects throughout California. In those cases, CURE identified deficiencies in the project description and environmental setting that prevented adequate assessments of impacts to the environment and public health. CURE also identified underestimated, unanalyzed, and unmitigated impacts related to construction air emissions, operational air emissions, public health, greenhouse gas emissions, biological resources, cultural and tribal resources, energy use, geology and soils, hazards, hydrology and water quality, land use and planning, noise, public services, transmission system engineering, recreation transportation, utilities, wildfire, cumulative impacts, and alternatives, among other topics. For those projects, CURE provided evidence, including expert testimony, regarding potentially significant impacts and feasible mitigation measures to reduce impacts to less than significant.

If granted intervention, CURE intends to participate fully in all phases of this proceeding. CURE intends to participate in all topics relevant to the Committee's consideration of the Project including, but not limited to, environmental setting, air quality, alternatives, biological resources, compliance with laws, ordinances, regulations and standards, cultural resources, efficiency, demonstration, facility design, geologic hazards and resources, greenhouse gas

resources, project description, project overview, project schedule, public health, public services, recreation, reliability, socioeconomics, soil and agricultural resources, traffic and transportation, transmission line safety and nuisance, transmission system design, tribal resources, visual resources, waste management,

emissions, hazardous materials, land use, noise and vibration, paleontological

water resources, wildfire, cumulative impacts, and worker safety. \mbox{CURE} reserves

the right to participate in other topics should CURE identify any issues which

warrant participation. CURE may participate in all aspects of this proceeding,

including, but not limited to, discovery, workshops, testimony, briefing, and cross-

examination of witnesses.

III. CONTACT INFORMATION

All filings in this proceeding should be served on CURE's representative at:

Tara C. Rengifo

Adams Broadwell Joseph & Cardozo

601 Gateway Blvd., Suite 1000

South San Francisco, CA 94080

Tel: (650) 589-1660

 $\underline{trengifo@adamsbroadwell.com}$

IV. CONCLUSION

For the foregoing reasons, CURE respectfully requests that the Committee grant its petition to intervene in this proceeding and allow CURE to participate as a

party without limitation.

Dated: August 3, 2023 Respectfully submitted,

Original Signed by:

/s/ Tara C. Rengifo

5

Tanya A. Gulesserian
Tara C. Rengifo
Adams Broadwell Joseph & Cardozo
601 Gateway Blvd., Suite 1000
South San Francisco, CA 94080
(650) 589-1660
tgulesserian@adamsbroadwell.com
trengifo@adamsbroadwell.com

Attorneys for California Unions for Reliable