1 2 3 4 5	ROCKARI SUSAN D. MARY J. I 200 North N Los Angeles Telephone: Facsimile: E-mail: ma	DOCKET 06-AFC-4 DATE DEC 1 8 2007 RECD. DEC 1 8 2007				
6	STATE OF CALIFORNIA STATE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION					
13						
7 8 9 10	In th	e Matter of: Vernon Power Plant Project	DOCKET NO.: PETITION TO OF LOS ANGE	INTERVENE BY CITY		
11	Intervener C	CITY OF LOS ANGELES states:	_			
13	1.	Intervener City of Los Angeles ("C	City") petitions to int	ervene in the above-entitled		
14		proceeding on behalf of its residen	ts.			
15	2.	Intervener City's contact informat	ion is:			
16		Los Angeles City Council District	No. 14			
17		Council Member Jose Huizar				
18		200 N. Spring Street, Room 465, C Los Angeles, CA 90012	City Hall			
		Tel: (213) 473-7014				
19		Los Angeles City Council District	No 9			
20		Council Member Jan Perry	110. 7	70		
21		200 N. Spring Street, Room 420, C Los Angeles, CA 90012	City Hall			
22						
23		Tel: (213) 473-7009				
24	3.	Intervener City is a municipal corr	voration and charter	rity located in Los Angeles		
	٥.		Intervener City is a municipal corporation and charter city located in Los Angeles			
25		County, California, adjacent to the City of Vernon. The City of Los Angeles' duties				
26		and powers include protection of the environment and the public health of its				
27		residents. The Vernon Power Plan	t application for cert	ification indicates that it will		
28		dramatically increase air pollution	emissions in the Ver	non area, which will disperse		

and dangerously affect the health of the residents of the City of Los Angeles, especially children, seniors, and those with impaired lung function. Normal prevailing winds will tend to blow air pollution emissions from the power plant towards the City of Los Angeles, particularly the adjacent neighborhoods in the southern and eastern parts of the City. These neighborhoods are already heavily impacted by air pollution from industrial facilities, diesel trucks, and other sources. Boyle Heights and East Los Angeles are densely populated, largely Latino areas of the City of Los Angeles in the vicinity of the power plant and will be heavily impacted by the construction and operation of an additional 943 megawatt combined-cycle electric generating facility. Intervener City is very concerned about the cumulative pollution impacts of this project on the health and well being of the residents of the City of Los Angeles and on the environment.

- 4. It is in the interest of the City of Los Angeles and its residents to oppose development of the proposed new 943 megawatt power plant due to the likelihood of increased adverse health impacts on children and families in Los Angeles and to insure that toxic air emissions from the proposed power plant are reduced and mitigated to the maximum extent possible. It is necessary that the City intervene in the certification proceedings to protect the City's environmental and public health interests and those of its residents.
- In addition to the impacts to the City and its residents described above, other issues are likely to become clear through the California Energy Commission's ("CEC") assessment process, which makes the City's participation as a full party-intervener critical to ensuring that the public health and environmental issues are fully explored. The interests the City seeks to further in this action are protection of the environment and the public health of the City's residents. For these reasons, the City respectfully requests the right to participate in the above-captioned matter as a party-intervener.
- Intervener City reserves the right to present evidence and to cross-examine witnesses.

1	7. Intervener City is represented by counsel. Please contact Intervener City through its					
2	counsel:					
3						
4	Rockard J. Delgadillo, City Attorney Susan D. Pfann, Assistant City Attorney					
5	Mary J. Decker, Deputy City Attorney City of Los Angeles 200 N. Main Street, 7 th Floor, City Hall East Los Angeles, CA 90012					
6						
7	Tel: (213) 978-8182 Fax: (213) 978-8090					
. 8						
9	DATED: December 18, 2007 Mary Decrew					
10	Rockard J. Delgadillo, City Attorney Susan D. Pfann, Assistant City Attorney					
11	Mary J. Decker, Deputy City Attorney Attorneys for Intervener City of Los Angeles					
12	Attorneys for fater vener City of Los Angeles					
13	cc: Jackalyne Pfannenstiel, Chairman, Presiding Member					
14	James D. Boyd, Vice Chair, Associate Member					
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PROOF OF SERVICE (VIA VARIOUS METHODS) I, the undersigned, say: I am over the age of 18 years and r

I, the undersigned, say: I am over the age of 18 years and not a party to the within action or proceeding. My business address is 700 City Hall East, 200 North Main Street, Los Angeles, California 90012.

On December 18, 2007, I served the foregoing documents described as **PETITION TO INTERVENE BY CITY OF LOS ANGELES**, on all interested parties in this action by placing copies thereof enclosed in a sealed envelope addressed as follows:

SEE ATTACHED SERVICE LIST

[X] BY MAIL - I deposited such envelope in the mail at Los Angeles, California, with first class postage thereon fully prepaid. I am readily familiar with the business practice for collection and processing of correspondence for mailing. Under that practice, it is deposited with the United States Postal Service on that same day, at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postage cancellation date or postage meter date is more than one (1) day after the date of deposit for mailing in affidavit; and/ or

[X] VIA ELECTRONIC MAIL – Transmission via electronic mail was consistent with the requirements of California Code of Regulations, title 20, sections 1209, 1209.5, and 1210. All electronic copies were sent to all those identified on the Proof of Service list below.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Charlahre

I declare under penalty of perjury that the foregoing is true and correct. Executed on December 18, 2007, at Los Angeles, California.

GUADALUPE LOPEZ
(PRINT)

•	PROOF OF SERVICE LIST FOR THE MATTER OF:				
2	VERNON POWER PLANT PROJECT – DOCKET NO. 06-AFC-4				
3	CALIFORNIA ENERGY COMMISSION				
4	Attn: DOCKET NO. 06-AFC-4 1516 Ninth Street, MS-4 Sacramento, CA 95814-5512				
5	docket@energy.state.ca.us				
6	APPLICANT Donal O'Callaghan	Electricity Oversight Board Attn: Eric Saltmarsh			
7	Director of Light & Power City of Vernon	770 L Street, Suite 1250 Sacramento, CA 95814			
8	4305 So. Santa Fe Avenue Vernon, CA 90058	esaltmarsh@eob.ca.gov			
9	docallaghan@ci.vernon.ca.us rtoering@ci.vernon.ca.us e.fresch@scbglobal.net	•			
10	John Carrier, CH2M Hill Environmental Consultant	Yolanda Garza & Christine Bucklin Dept. Toxic Substances Control			
11 12	2485 Natomas Park Dr., #600 Sacramento, CA 95833-2937 John.carrier@ch2m.com	1011 N. Grandview Street Glendale, CA 91201 ygarza@dtsc.ca.gov cbucklin@dtsc.ca.gov			
13	COUNSEL FOR APPLICANT	Mohsen Nazemi			
14	Jeff A. Harrison, City Attorney City of Vernon	South Coast Air Quality Mgmt. District 21865 E. Copley Drive Diamond Bar, CA 91765-4182			
15	4305 So. Santa Fe Avenue Vernon, CA 90058	Diamond Bar, CA 91765-4182 Mnazemil@aqmd.gov			
16	jharrison@ci.vernon.ca.us jharrison@karnskarabian.com				
17	Michael Carroll, Counsel for Vernon Latham & Watkins	Jennifer Pinkerton City of Los Angeles			
18 19	650 Town Center Drive, 20 th Floor Costa Mesa, CA 92626-1925 Michael.carroll@lw.com	Environmental Affairs Department 200 N. Spring St., Room 2005, MS 177 Jennifer.pinkerton@lacity.org			
20	INTERESTED AGENCIES City of Huntington Park	INTERVENORS California Unions for Reliable Energy			
21	Attn: Albert Fontanez, Asst. Planner 6550 Miles Avenue Huntington Park, CA 90255	Marc D. Joseph & Gloria D. Smith Adams Broadwell Joseph & Cardozo			
22	Huntington Park, CA 90255 afontanez@huntingtonpark.org	601 Gateway Blvd., Suite 1000 South San Francisco, CA 94080 gsmith@adamsbroadwell.com			
23		mdjoseph@adamsbroadwell.com			
24	City of Maywood Attn: Felipe Aguirre & Edward Ahrens 4319 E. Slauson Ave.	Jeffer, Mangels, Butler & Marmaro LLP			
25	Maywood, CA 90270 faguirre@cityofmaywood.com	1900 Avenue of the Stars, 7 th Floor Los Angeles, Ca 90067-4308			
26	eahrens@cityofmaywood.com	imf@jmbm.com			

PROOF OF SERVICE LIST FOR THE MATTER OF: VERNON POWER PLANT PROJECT – DOCKET NO. 06-AFC-4

2	VERNON POWER PLANT PROJECT – DOCKET NO. 06-AFC					
3 4	Irwin Miller, President Rite-Way Meat Packers, Inc. 5151 Alcoa Avenue	ENERGY COMMISSION Jackalyne Pfannenstiel, Chair Presiding Committee Member				
5	Vernon, CA 90058 Irwin@rose-shore.com	jpfannen@energy.state.ca.us cgraber@energy.state.ca.us				
6 7	Communities for a Better Environment Bahram Fazeli 5610 Pacific Boulevard, Suite 203	James D. Boyd, Commissioner Associate Committee Member iboyd@energy.state.ca.us				
8	Huntington Park, CA 90255 bfazeli@cbecal.org	•				
9	Communities for a Better Environment Shana Lazerow & Philip Huang	Gary Fay Hearing Officer				
10	1440 Broadway, Suite 701 Oakland, CA 94612 phuang@cbecal.org	gfay@energy.state.ca.us				
11	Mothers of East L.A.	James W. Reede, Jr. Ed.D.				
12	Lucy Ramos, President P. O. Box 23151 Los Angeles, CA 90023	Siting Project Manager jreede@energy.state.ca.us				
13 14	Antonia Mejia 3148 Aintree Lane	Jared Babula Staff Attorney				
15	Los Angeles, CA 90023 Teresa Marquez, President	jbabula@energy.state.ca.us Public Adviser				
16	Boyle Heights Resident Homeowners Association, Inc. 3122 East 3 rd Street	pao@energy.state.ca.us				
17	Los Angeles, CA 90063					
18	Miguel Alfaro 2818 East Guirado Street					
19	Los Angeles, CA 90023 David Pettit					
20	Tim Grabiel Natural Resources Defense Counsel					
21	1314 Second Street Santa Monica, CA 90401					
22	dpettit@nrdc.org tgrabiel@nrdc.org					
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