1 2 3 4 5 6 7 8 9 10 11 11	Laura Schulkind, Bar No. 129799 <u>lschulkind@lcwlegal.com</u> Arlin Kachalia, Bar No. 193752 <u>akachalia@lcwlegal.com</u> LIEBERT CASSIDY WHITMORE A Professional Law Corporation 153 Townsend Street, Suite 520 San Francisco, CA 94107 Telephone: (415) 512-3000 Facsimile: (415) 856-0306 Attorneys for Intervenor Chabot-Los Positas Community College Dist Charlotte Lofft, President <u>clofft@chabotcollege.edu</u> Susan Sperling, Grievance Officer <u>ssperling@chabotcollege.edu</u> Faculty Association Chabot College 25555 Hesperian Blvd Hayward, CA 94545 510-723-6873 Representatives for Intervenor	DI-AFC-TC DOCKET CO-AFC-6 DATE JUL 2 1 2008 RECD. JUL 3 0 2008
	Chabot-Las Positas Faculty Association	
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14	STATE OF CALIFORNIA	
15	State Er	nergy Resources
16	Conservation and	Development Commission
17	In the Matter of:	Docket No. 06-AFC-06
18	In the Matter of:	
19		CHABOT-LAS POSITAS COMMUNITY COLLEGE DISTRICT INTERVENORS'
20	Application for Certification For the Eastshore Energy Center	OPPOSITION TO APPLICANT'S MOTION TO REOPEN THE
21		EVIDENTIARY RECORD AND NOTICE OF JOINDER TO COUNTY OF
22		ALAMEDA'S OPPOSITION
23		Dates: July 21, 2008
24		CEC: Jeffrey D. Byron Commissioner and Presiding
25		Member
26		Hearing Officer: Susan Gefter
27		
28		
ł.	66817.1 CH030-032	CHABOT-LAS POSITAS COMM. COLLEGE DISTRICT'S OPPOSITION TO MOTION TO REOPEN RECORD

LIEBERT CASSIDY WHITMORE A Professional Law Corporation 153 Townsend Street, Suite 520 San Francisco, CA 94107 .

TO THE COMMISSION, PRESIDING MEMBER COMMISSIONER BYRON, HEARING OFFICER SUSANGEFTER, THE PARTIES AND THEIR ATTORNEYS OF RECORD, AND OTHER INTERESTED PERSONS:

Please take notice that Intervenors Chabot-Las Positas Community College District ("District") and Chabot Faculty Association (collectively "Chabot Intervenors") hereby submit their opposition to Applicant Eastshore Energy Center's Motion to Reopen the Evidentiary Record in case 06-AFC-06. The Chabot Intervenors file this notice of joinder to the County of Alameda's opposition to the motion to reopen and, without repeating the arguments, incorporate by reference the County's arguments in its opposition.

In relevant part, the Chabot Intervenors oppose the Applicant's Motion to Reopen on the following grounds:

 Applicant's Motion is untimely and Applicant has failed to show good cause of its delay.

2. Applicant's proposed evidence is neither new nor material.

 Applicant's proposed new evidence or test will be cumulative of the existing evidence and will contain similarly flawed data. This would be an exercise of futility.

The Chabot Intervenors respectfully request the Commission to deny Applicant's Motion to Reopen the Record, and to deny Applicant's application for certification. Chabot Las Positas Community College District serves the general community, as well as a large population of students and employees. On behalf of its constituents and this community, the Chabot Intervenors ask for closure – finality to these proceeding. This proceeding should not be delayed any further for the purposes of presenting evidence that is neither new nor material.

Further, the interests of judicial economy are better served if the Commission denies Applicant's motion. Applicant is unhappy with the Proposed Decision and seeks to supplement the record with additional evidence essentially to rebut its analysis and findings. To grant this request opens the door to any dissatisfied party (of which there will be at least one in every

LIEBERT CASSIDY WHITMORE A Professional Law Corporation 153 Townsend Street, Suite 520 San Francisco, CA 94107 1

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proceeding) who wishes to develop and submit additional evidence in response to the reasoning 1 2 and findings of the proposed decision. For the foregoing reasons, Chabot Intervenors respectfully request that the motion to 3 reopen be DENIED. 4 5 Dated: July 28, 2008 LIEBERT CASSIDY WHITMORE 6 7 achelie By: 8 Laura Schulkind Arlin B. Kachalia 9 Attorneys for Intervenor Chabot-Los Positas Community College 10 District LIEBERT CASSIDY WHITMORE A Professional Law Corporation 153 Townsend Street, Suite 520 San Francisco, CA 94107 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 CHABOT-LAS POSITAS COMM. COLLEGE - 2 -66817.1 CH030-032

BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE STATE OF CALIFORNIA

APPLICATION FOR CERTIFICATION FOR THE EASTSHORE ENERGY CENTER IN CITY OF HAYWARD BY TIERRA ENERGY

Docket No. 06-AFC-6

PROOF OF SERVICE (Revised 4/21/2008)

<u>INSTRUCTIONS:</u> All parties shall either (1) send an original signed document plus 12 copies <u>or</u> (2) mail one original signed copy AND e-mail the document to the address for the Docket as shown below, AND (3) all parties shall also send a printed <u>or</u> electronic copy of the document, <u>which includes a proof of service</u> <u>declaration</u> to each of the individuals on the proof of service list shown below:

CALIFORNIA ENERGY COMMISSION

Attn: Docket No. 06-AFC-6 1516 Ninth Street, MS-14 Sacramento, CA 95814-5512 docket@energy.state.ca.us

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COUNSEL FOR APPLICANT

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INTERVENORS

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Robert Sarvey 501 W. Grantline Rd Tracy, CA, 95376 Sarveybob@aol.com

ENERGY COMMISSION

Jeffrey D. Byron Commissioner and Presiding Member jbyron@energy.state.ca.us

Susan Gefter, Hearing Officer sgefter@energy.state.ca.us Bill Pfanner, Project Manager bpfanner@energy.state.ca.us

Caryn Holmes, Staff Counsel cholmes@energy.state.ca.us

Public Adviser pao@energy.state.ca.us

DECLARATION OF SERVICE

I, Andrea Bolnick, declare that on July 28, 2008, I deposited copies of the attached <u>Chabot-Las Positas Community College District Intervenors' Opposition to Applicatn's</u> <u>Motion to Reopen the Evidentiary Record and Notice of Joinder to County of Alameda's</u> <u>Opposition</u>, in the United States mail at San Francisco, CA, with first-class postage thereon fully prepaid and addressed to those identified on the Proof of Service list above.

OR

Transmission via electronic mail was consistent with the requirements of the 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 above.

I declare under penalty of perjury that the foregoing is true and correct.

Rolnieh

Andrea Bolnick

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