



APPLICATION FOR CONFIDENTIAL DESIGNATION

(Title 20 Cal, Code, Regs. & 2505 et seq.)

TO ENERGY COMMISSION EXECUTIVE DIRECTOR, MS-39

ENERGY COMMISSION CONTRACT/DOCKET NO. (IF APPLICABLE): U2-REN-1038

APPLICANT: MADERA POWER LLC.

ADDRESS: 11427 FIREBAUGH BLVD. FIREBAUGH, CA 93622

for which you request confidential designation. Information or data for which you received seeking a designation of confidentiality must be included with this application.

Madera Power LLC is requesting confidential designation as of October 01, 2008 of any and all information related to contact terms between Madera Power JJC and PG&E and referenced in our Funding Eligibility- Existing Renewable Facilities Program Application.

1(b). Specify the parts(s) of the information or data for which for which you request confidential designation.

Picase hold confidential responses to question 25, 28, & 29 of the Funding Eligibility-Existing Renewable Facilities Program Application. We also request that you treat our contract terms between Madera Power LLC & PG&E in a confidential manner.

2. State and justify the length of time the Energy Commission should keep the information or data confidential.

As agreed to in our PG&E contract, all terms will remain confidential until three years after the contract has been terminated-approximately 28 years or 2031.

3(a). State the provision(s) of the Public Records Act (Gov. Code, §6250 et seq.) or other law that allows the Energy Commission to keep the information or data confidential, and explain why the provision(s) apply to that material.

Request is made that the agreement with PG&E provided herewith be held in confidence and not be subject to disclosure pursuant to the following provisions of section 6254 (K) of the California Public Records Act and Section 1040 of the Evidence Code. The Phi &E agreement contains a provision requiring that we maintain the terms are leading to confidence. Therefore, public disclosure of the terms of the PG&E interested may place us in breach of that contract. Accordingly disclosure of the information is against the



public interest because there is a necessity for preserving the confidentiality of the information that outweighs the necessity for disclosure in the interest of justice.

The PG&E contract requires us to hold confidential the contract terms & requires the receiving party treats the information provided in a confidential manner for the life of the contract, a minimum of 28 years.

Discuss the public interest in nondisclosure of the material submitted for a confidential designation. If the material contains trade secrets or its disclosure would otherwise cause loss of a competitive advantage, please state how it would be lost, the value of the information to the applicant and the ease or difficulty with which the information could be legitimately acquired or duplicated by others.

Our contract with PG&E binds us to hold confidential all aspects of our contract. A breach of this type could result in a termination of the contract at the request of PG&E. In such instance we would forfeit a significant deposit and be forced to sell our electricity on the open market. If that were to occur it would cause a significant loss in competitive advantage and revenue.

4. State whether the information or data can be disclosed if it is aggregated with other information or masked to conceal certain portion (including but not limited to the identity of the applicant). State the degree of aggregation or masking required. If the data cannot be disclosed even if aggregated or masked, explain why.

If the information or data is aggregated and the identity of the facilities or orphan facilities are masked or concealed it may be disclosed.

5. State how the material is kept confidential by the applicant and whether it has even been disclosed to a person other than an employee of the applicant. If it has, explain the circumstances under which disclosure occurred.

At this time the contract is only available to be viewed by select emposses. To date the contract terms have only been shared with the California Energy Commission.

I certify under penalty of perjury that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge and that I am authorized to make the application and certification on behalf of the applicant.

Dated:

Signed:

Name (print or type): John Richardson

Title: (print or type): Vice President

Representing: MADERA POWER LLC.

•Include additional signature blocks if there are multiple partners in the project with shared responsibilities for making the request.

## MADERA POWER, LLC

P. O. Box 1063 Sun Valley, California 91352 323-875-0587

December 22, 2008

Ms. April Albright Project Secretary CALIFORNIA ENERGY COMMISSION 1518 Ninth Street Sacramento, CA 95814-5512

RE

Deficient or Incomplete Application for Confidentiality Renewable Energy Program (02-REN-1038)

Dear Ms. Albright:

In reference to your letter dated December 18, 2008, we have enclosed the application with the original signature.

Sincerely,

John Richardson

Vice President

Enclosure