

December 7, 2010

Mr. Craig Hoffman Project Manager California Energy Commission 1516 Ninth Street, MS 15 Sacramento, CA 95814-5512

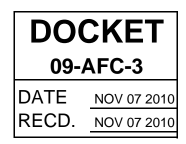
Subject: Mariposa Energy Project (09-AFC-03) Responses to Staff Assessment Workshop Request for Data

#### Dear Mr. Hoffman,

Per a request from California Energy Commission (CEC) Staff during the Staff Assessment (SA) workshop on November 29, 2010, Mariposa Energy is providing the following clarifications regarding the selection and representativeness of the meteorological data selected for use in the Mariposa Energy Project (MEP) dispersion modeling assessment. The following bullets summarize the main points discussed below:

- The criteria pollutant dispersion modeling completed by Mariposa Energy was based on meteorological data collected at the Patterson Pass monitoring station. The former Patterson Pass monitoring station was located adjacent to Patterson Pass Road, south of Interstate 205. This location is approximately five miles southeast of MEP and less than 0.5 miles south of the Mountain House Community Services District (MHCSD) Local Agency Formation Commission (LAFCO) boundary.
- The human health risk assessment completed by Mariposa Energy was also based on the Patterson Pass meteorological data
- An assessment of meteorological representativeness has been conducted for the Patterson Pass meteorological data based on guidance published by the United States Environmental Protection Agency (EPA) and Bay Area Air Quality Management District (BAAQMD)
- Local airport and wind developer meteorological data wind roses support the selection of the Patterson Pass meteorological data
- The human health risk assessment completed by the BAAQMD was based on the most conservative combination of meteorological parameters and resulted in modeled impacts less than the Office of Environmental Health Hazard Assessment (OEHHA) and the California Air Resources Board (ARB) significance criteria
- AERMOD, and the meteorological preprocessor AERMET, is an EPA-approved regulatory model which has been validated for use in terrain similar to the area surrounding the Mariposa Energy Project

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## Meteorological Data Used for the MEP Dispersion Modeling Assessment

Mariposa Energy conducted a search for appropriate and representative meteorological data in consultation with the Bay Area Air Quality Management District (BAAQMD) during the preparation of the MEP dispersion modeling protocol. Based on this search, it was determined that the Patterson Pass wind speed, wind direction, and temperature data would be the most representative data available. The selection of this meteorological station is also consistent with the selection for the East Altamont Energy Center (EAEC) Application for Certification (AFC). Therefore, four years of data available from the Patterson Pass site were used to predict criteria pollutant concentrations and comparisons were made to the state and federal ambient air quality standards.

As noted by the CEC staff during the SA workshop, the meteorological data used for comparing the maximum predicted 1-hour NO<sub>2</sub> impact concentration to the Federal 1-hour NO<sub>2</sub> standard were based on three years of meteorological data near Tracy, CA. Mariposa Energy understands that the alternative site was selected in order to correlate the meteorological data with measured concentrations of ozone and NO<sub>2</sub> at the Tracy airport monitoring station.

The human health risk assessment submitted by Mariposa Energy was also conducted using the Patterson Pass meteorological data set. The potential health impacts were assessed for all existing and planned residential areas within a 6 mile radius of the proposed MEP site, which includes all future Mountain House residential areas within the LAFCO boundary<sup>1</sup>. Based on this analysis, it was determined that the predicted impacts were less than the significance levels established by OEHHA and ARB at all receptor locations.<sup>2</sup>

## Available Data in the Vicinity of MEP

Because meteorological data are collected for a variety of applications, the objectives for each monitoring program are generally tailored to each application. For example, wind developers typically install monitoring equipment at approximately 30 to 50 meters above grade to determine wind speeds at wind generator heights. For airports, elevated wind speeds at the runway would potentially create more of a hazard to pilots than calm conditions. Therefore, a "calm" hour may be defined as any hour with an average wind speed less than 2 to 4 meters per second rather than the starting threshold of the instrument. The quality and data completeness objectives may also vary depending on the application. Therefore, although other non-regulatory meteorological data collected in the vicinity of MEP may meet the quality, completeness, precision, and accuracy requirements for use in regulatory applications<sup>3</sup>, the Patterson Pass meteorological data was given preference over

<sup>&</sup>lt;sup>1</sup> See Figure 5.5-1 of the MEP AFC Appendix 5.5A for a representation of the area covered by the human health risk assessment and sensitive receptors included in the analysis

<sup>&</sup>lt;sup>2</sup> Predicted health impacts are presented in Section 5.9 of the Mariposa Energy Project Application for Certification.

<sup>&</sup>lt;sup>3</sup> As outlined in the EPA "Meteorological Monitoring Guidelines for Regulatory Modeling Applications" and the "Guidelines on Air Quality Models", 40 CFR Part 5, Appendix W.

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the other data source options since it was collected by the San Joaquin Valley Air Pollution Control District for regulatory applications within the District.

Although Mariposa Energy selected the Patterson Pass meteorological data, several wind roses published in the Byron Airport Master Plan<sup>4</sup> (Attachment 1) and the Buena Vista EIR <sup>5</sup> <sup>6</sup>(Attachment 2) are included for comparison. While the wind roses show some variation in the distribution of winds compared to the Patterson Pass wind rose, the predominant wind pattern for all four wind roses are from the southwest. While the Patterson Pass wind rose has a higher occurrence of westerly winds, this would potentially result in a more conservative estimate of long term concentrations in the Mountain House community compared to the other meteorological data locations because of MEP's location relative to Mountain House. Therefore, the data from the airport and wind developer sites support the selection of the Patterson Pass meteorological data.

Other local meteorological data sources were also suggested during the SA workshop. In response to these suggestions, Mariposa Energy requested available data from Mr. Morgan Groover, MHCSD, as well as, the Tracy Fire Department. The Tracy Fire Department confirmed that they do not collect meteorological data at Station 98 in Mountain House and no data has been received from Mr. Groover at this time. Therefore, Mariposa Energy is not aware of any other available meteorological data set that would be preferential to the Patterson Pass data.

### Representativeness of the Patterson Pass Data Set

Prior to using the meteorological data collected at an offsite monitoring station, EPA recommends the completion of an analysis to determine if the meteorological data collected is representative of the project site. Additionally, BAAQMD recommends a comparison of surface characteristic between the meteorological station and the proposed project site to determine representativeness. Therefore, Mariposa Energy conducted an assessment of the Patterson Pass location. The modeling protocol included in Appendix 5.1D of the MEP AFC, presents the detailed representativeness analysis conducted for this site<sup>7</sup>.

As described in the modeling protocol, the proposed MEP site is located approximately 5 miles northwest of the Patterson Pass location (37.7381N, 121.5344W). The topography surrounding each site is generally flat with low, rolling hills. The terrain between the proposed site and the Patterson Pass site is generally flat and there are no complex or elevated terrain features between the two locations. The elevation above mean sea level is also similar for the two locations.

<sup>&</sup>lt;sup>4</sup> Leigh Fisher Associates, 2005. "Byron Airport Master Plan, Final Report". Prepared for the Contra Costa County Public Works Department, Concord, CA. June

<sup>&</sup>lt;sup>5</sup> RAM Associates, 2004. Wake Loss Effect Studies, Commissioned by G3 Energy. June 30.

<sup>&</sup>lt;sup>6</sup> Edward F. McCarthy and Associates, 2003. Wake Loss Effect Studies, Commissioned by Northwind Energy. December.

<sup>&</sup>lt;sup>7</sup> CH2MHILL, 2009. Mariposa Energy Facility Dispersion Modeling Protocol. Appendix D to the Application for Certification for the Mariposa Energy Project. June.

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In addition to determining the representativeness of the general features surrounding each location, the mid-day albedo, daytime Bowen ratio, and surface roughness lengths at each location were also examined.<sup>8</sup> The sectors and surface characteristics used for the Patterson Pass meteorological data were defined by BAAQMD. The surface roughness lengths for the project site were determined by land use types displayed in USGS land use maps and the values derived from the *AERMET User's Guide<sup>9</sup>* and the AERSURFACE pre-processor (version 08009).

Based on the results of the representativeness assessment, which was reviewed and approved by the BAAQMD and CEC, it was concluded that the meteorological data from the Patterson Pass station would be representative of the meteorological conditions at the project site.

## Use of Screening Met Data for the BAAQMD Health Risk Assessment

The BAAQMD human health risk assessment was conducted using screening meteorological data, which represents the most conservative combinations of wind speed, direction, and stability parameters possible in any geographical location. As noted in the BAAQMD's Final Determination of Compliance<sup>10</sup>, the predicted impacts using the most conservative combination of meteorological parameters (i.e., screening meteorological data) would still be below the significance levels established by OEHHA and ARB. Therefore, the impacts would be below the significance levels independent of the meteorological monitoring station selected.

## Discussion of the Validation Studies Conducted for the AERMOD Dispersion Modeling System

Lastly, AERMOD is an advanced plume model that incorporates updated treatments of the boundary layer theory, understanding of turbulence and dispersion, and includes handling of terrain interactions. AERMOD has undergone an extensive number of validation studies both in the development stage in the early 1990's and since its adoption as a preferred short-range (less than 50 kilometers) regulatory model in 2006. Many of these studies are found on the US EPA Support Center for Regulatory Atmospheric Modeling (SCRAM) website<sup>11</sup>. These studies have been performed for a number of physical and land use conditions including rural, urban, complex terrain, flat terrain, with and without building downwash and so forth. The studies generally emit trace gases in known quantities from a specific air emission source and then measure the concentrations at locations downwind of the source. AERMOD is then used to predict the concentrations at receptors collocated with the monitors.

<sup>&</sup>lt;sup>8</sup> Parameters defined in the Mariposa Energy Facility Dispersion Modeling Protocol (see footnote 8)

<sup>&</sup>lt;sup>9</sup> EPA. 2004. "AERMET User's Guide". November.

<sup>&</sup>lt;sup>10</sup> Bay Area Air Quality Management District (BAAQMD), 2010. "Final Determination of Compliance for the Mariposa Energy Project". November.

<sup>&</sup>lt;sup>11</sup> EPA SCRAM website address: <u>http://www.epa.gov/scram001/</u>

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A summary of several of the studies conducted during the validation of the AERMOD model, along with a general description of the parameters used within the model, are presented in *AERMOD: Latest Features and Evaluation Results*<sup>12</sup>. The results presented in this report suggest that AERMOD has a tendency to produce conservative results for areas of complex and hilly terrain for short-term averages (i.e., 1- and 24-hour averages). Therefore, information presented in this report and other literature available on the EPA SCRAM website reaffirms that AERMOD was developed for evaluation of impacts in complex terrain similar to the area surrounding MEP and that the model is capable of evaluating the influence of vertical mixing and turbulence on the predicted concentrations within 50 kilometers of the source.

If you have any questions regarding the information presented in this letter, please contact me at (916) 286-0270.

Regards,

CH2MHILL

Jens Salang

Jerry Salamy Principal Project Manager

Attachments

C: Bo Buchynsky/MEP CEC Proof-of-Service

<sup>&</sup>lt;sup>12</sup> Environmental Protection Agency, 2003: AERMOD: Latest Features and Evaluation Results. EPA Publication No. EPA-454/R-03-003. Office of Air Quality Planning & Standards, Research Triangle Park, NC.

## Attachment 1 - Byron Airport Master Plan Wind Rose

THE PREPARATION OF THESE DRAWINGS WAS FINANCED IN PART THROUGH A PLANNING GRANT FROM THE FEDERAL AVIATION ADMINISTRATION (FAA) AS PROVIDED UNDER SECTION 505 OF THE AIRPORT AND AIRWAY IMPROVEMENT ACT OF 1982. THE CONTENTS DO NOT NECESSARILY REFLECT THE VIEWS OR POLICY OF THE FAA. ACCEPTANCE OF THIS REPORT BY THE FAA DOES NOT IN ANYWAY CONSTITUTE A COMMITMENT ON THE PART OF THE UNITED STATES TO PARTICIPATE IN ANY DEVELOPMENT DEPICTED HEREIN, NOR DOES IT INDICATE THAT THE PROPOSED DEVELOPMENT IS ENVIRONMENTALLY ACCEPTABLE IN ACCORDANCE WITH APPROPRIATE PUBLIC LAW.

# AIRPORT LAYOUT PLAN BYRON AIRPORT - CONTRA COSTA COUNTY, CALIFORNIA DECEMBER 2004

		А	IRPO	RT DATA	
				EXISTING	ULTIMATE
AIRPORT SERVICE LEVEL (NPIAS)		GENERAL UTILITY II OR GENERAL AVIATION	SAME		
ICAO IDENTIFIER CODE				C83	SAME
LAIRPORT REFERENCE POINT (A)		LATITUDE (NOF	RTH)	37° 49' 42.429"	37° 49' 40.18"
		LONGITUDE (WEST)		121° 37' 32.959"	121° 37' 27.01"
AIRPORT ELEVATION (ABOVE MEAN SEA LEVEL)				76'	SAME
TAXIWAY WIDTH				35'	50'
MEAN MAX. TEMP. (HOTTEST MONTH)				95° F (July)	SAME
GPS APPROACH ESTABLISH	GPS APPROACH ESTABLISHED			YES	SAME
AIRPORT ACREAGE FEE SIMPLE EASEMENT		MPLE	1,307	SAME	
		EASEN	1ENT	0	1,720
Based/Tra		ransient Tiedowns		34	60
AIRCRAFT SPACES	T-Hanga	T-Hangars/Portables		104	210
	Executiv	Executive/Corporate Hangars		0	35
(Approximate)	FBO Are	FBO Area		0	(a)
	Box Han	Box Hangars		0	10

(a) It is assumed that FBO aircraft spaces will be provided in the hangar and tiedown areas

#### NOTES

 A Existing runway end coordinates obtained from latest NOAA Airport Obstruction Chart (AOC), surveyed March 1996, published May 1997. Horizontal information in geographic coordinates (latitude and longitude), North America Datum of 1983 (NAD83). Vertical information in feet above mean sea level (MSL), National Geodetic Vertical Datum of 1929 (NGVD29). To convert elevations from NGVD29 to North Americal Vertical Datum of 1988 (NAVD88) equivalent, add 2.4 feet.

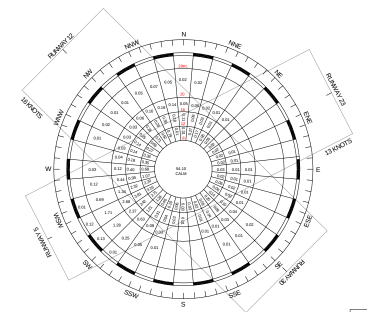
ALP AutoCAD files based in State Plane Coordinate System (SPCS), California Zone 3, U.S. Survey feet, NADB3. CORPSCON conversion utility used to convert between geographic coordinates and SPCS, and to calculate future coordinates.

			RUNV	VAY DATA					
			RUNWAY 12-30			RUNWAY 5-23			
		EXIS	EXISTING		MATE	EXIS	STING ULTIMATE		MATE
AIRPORT REFERENCE CODE		E	3-111	SAME		B-II		SAME	
DESIGN AIRCRAFT (MINIMUM 5	00 OPERATIONS/YEAR)	Med	. Twin	SAME		Light Twin		Med. Twin	
PHYSICAL LENGTH AND WIDTH	ł	4,500' x 100'		6,000' x 100'		3,000 x 75'		3,900' x 75'	
EFFECTIVE GRADIENT		0.4%		0.3%		1.0%		0.8%	
ASPHALT PAVEMENT STRENG	TH (1000#) S/D/DT	29.5/-/-		30/45/- EST.		29.5/-/-		30/45/- EST.	
RUNWAY/TAXIWAY SURFACE 1	YPE	ASPHALT		SAME		ASPHALT		SAME	
		12			30 PRECISION	5	23 VISUAI	5	23
APPROACH TYPE: FAR PART 7	7 CATEGORY	VISUAL [B(V)]	[C]	[D]	[PIR]	VISUAL [B(V)]	[B(V)]	SAME	SAME
AND VISIBILITY MINIMUMS		1 MILE (CIRCLING)	1 MILE	≥ 3/4 MILE	< 3/4 MILE	1 MILE (CIRCLING)	1 MILE (CIRCLING)	SAME	SAME
RUNWAY MARKINGS		NONPRECISION PRECISION		VISUAL		SAME			
FAR PART 77 APPROACH SURFACE SLOPE		12	30	12	30	5	23	5	23
		34:1	34:1	SAME	50:1	20:1	20:1	SAME	SAME
NAVIGATION AIDS		12	30	12	30	5	23	5	23
		NONE	PAPI(3.5°);REIL	PAPI/REIL	SAME + MALSR	NONE	PAPI(3.5)	SAME	SAME
RUNWAY END COORDINATES		12	30	12	30	5	23	5	23
(A)	LATITUDE (NORTH)	37° 50' 08.491"	37° 49' 36.888"	SAME	37° 49' 26.35"	37° 49' 20.347"	37° 49' 33.727"	SAME	37° 49' 37.74"
LP = LOW POINT	LONGITUDE (WEST)	121° 37' 53.513"	121° 37' 14.042"	SAME	121° 37' 00.88"	121° 37' 48.413"	121° 37' 15.051"	SAME	121° 37' 05.04"
HP = HIGH POINT	ELEVATION (FEET MSL)	61' HP	46' LP	SAME	42' LP	76' HP	46' LP	SAME	44' LP
TOUCHDOWN ZONE ELEVATION (TDZE)		12	30	12	30	5	23	5	23
DEFINED AS HIGH POINT OF THE TOUCHDOWN ZONE, FIRST 3000' OF RUNWAY AVAILABLE FOR LANDING		61' MSL	52' MSL	SAME	50' MSL	76' MSL	76' MSL	SAME	71' MSL
RUNWAY LIGHTING		MIRL SAME		ME	MIRL		SAME		
RUNWAY MARKING		NONPRECISION		PRECISION		VISUAL		SAME	
RUNWAY SAFETY AREA WIDTH		5	00'	SAME		150'		SAME	
RUNWAY SAFETY AREA, LENG	TH BEYOND RUNWAY END	12	30	12	30	5	23	5	23
		430' ON G	600'	1000'	1000'	300'	300'	SAME	SAME
RUNWAY OBJECT FREE AREA	WIDTH	8	00'	SA	ME	50	00'	SA	ME

. .. .. . . . . . \_ . \_

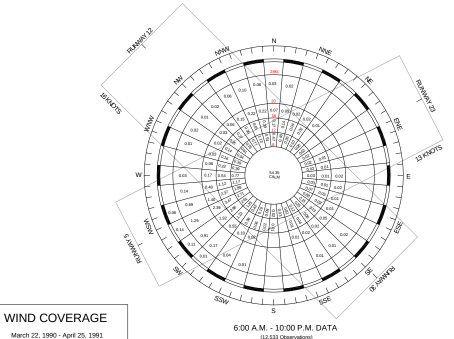
EST. = ESTIMATED

Source: On-Site Wind Sensor



#### 24-HOUR DATA

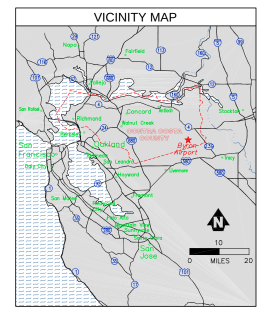
Runway	12-30					
	Crosswind Component (knots)	0	5.0	10.5	13.0	16.0
5-23	0		52.12%	72.46%	80.59%	89.42%
	5.0	77.90%	89.95%			
	10.5	95.41%		99.38%	99.63%	99.77%
	13.0	97.72%			99.81%	99.91%
	16.0					



Runway	12-30					
	Crosswind Component (knots)	0	5.0	10.5	13.0	16.0
5-23	0		52.80%	74.46%	82.52%	90.95%
	5.0	74.65%	88.44%			
	10.5	94.41%		99.23%	99.58%	99.77%
	13.0	97.25%			99.78%	99.89%
	16.0					

SH

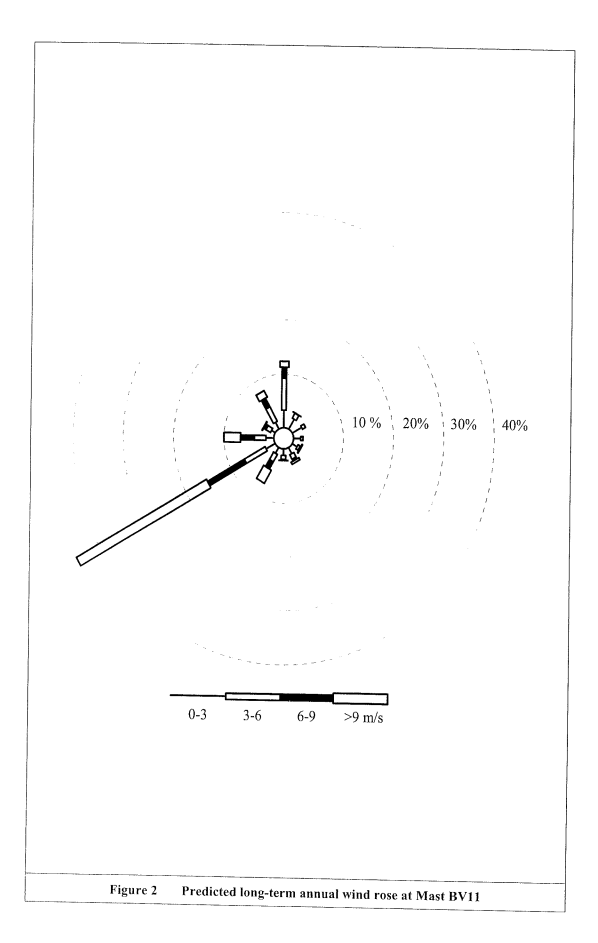
APP



	SHEET INDEX
IEET	DESCRIPTION
1	COVER, INDEX, & DATA
2	AIRPORT LAYOUT DRAWING
3	BUILDING AREA DRAWING
4	LAND USE & AIRPORT PROPERTY DRAWING
5	AIRSPACE DRAWING 1 of 2, CENTRAL AREA
6	AIRSPACE DRAWING 2 of 2, OUTER PORTION OF APPROACH AREA
7	RUNWAY & APPROACH PROFILES
8	INNER PORTION OF APPROACH SURFACE - 5
9	INNER PORTION OF APPROACH SURFACE - 12
10	INNER PORTION OF APPROACH SURFACE - 23
1	INNER PORTION OF APPROACH SURFACE - 30

APPROVAL		
SUBMITTED BY: COUNTY OF CONTRA COSTA	FAA APPROVAL BLOCK	
PROVED:		
DATE		

Prepared By	LEIGH FISHER ASSOCIATES A Division of Jacobs Consultancy Inc. Bargana CA 49010 Bargana CA 490100 B
Prepared For	CONTRA COSTA COUNTY AIRPORTS
Airport Layout Plan Set	BYRON AIRPORT 500 EAGLE COURT BYRON, CALIFORNIA
Issue Log	DATE REVISION DESCRIPTION 12/16/2004 FAA REVIEW 03/18/2005 FAA APPROVAL
Drawing Title	COVER, INDEX & DATA
	SHEET 1 of 11



#### Buena Vista Wake Impact Assessment December 5, 2003

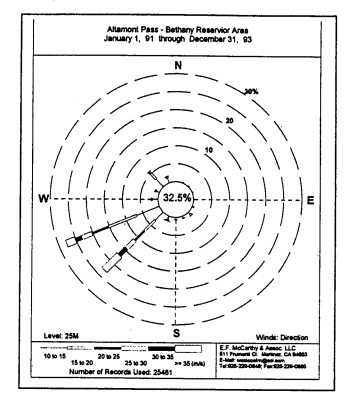


Figure 2 – Wind Rose for the Altamont Pass - Bethany Reservoir Area. The Telescoping Bars Indicate The Frequency of Occurrence of Wind Direction and Various Wind Speed Categories. The Number in the Center of the Figure, 32.5%, is the Percentage of Hourly Wind Speed Values Lower Than the Minimum Wind Speed Category Value of 5 mph.

#### **Technical Approach**

Wind turbines extract energy from the wind and a wind speed deficit zone or wake zone develops behind a wind turbine. This wake zone is typically characterized by lower wind speeds, higher wind speed turbulence, and higher wind direction turbulence. The wake zone eventually dissipates at a distance downwind from the individual turbine or a row of turbines. This downwind distance is a complex function of the operating characteristics of the turbine, the ambient turbulence in the wind, the downwind distance, the crosswind spacing, and the topography of the site. Typically the closer the spacing of the turbines, both the crosswind spacing and the downwind spacing, the greater the wake impacts. In discussing wake zones and turbine spacing, distances are typically normalized by the rotor diameter (RD) of the wind turbine.

A wind turbine wake study was conducted in the summer of 1987 at an Altamont Pass wind plant. The wind speed deficits, turbulence, and power deficits from an array of wind turbines was calculated. A total of nine different test configurations ranging from one row of turbines to several rows of turbines for downwind spacing of 7 RD to 34 RD and cross wind spacing of 1.3 RD and 2.7 RD are evaluated. These results were presented by Baker and McCarthy (1997) at the American Wind Energy Association (AWEA) annual meeting in 1997. The results generated



BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE STATE OF CALIFORNIA 1516 NINTH STREET, SACRAMENTO, CA 95814 1-800-822-6228 – <u>WWW.ENERGY.CA.GOV</u>

#### APPLICATION FOR CERTIFICATION FOR THE MARIPOSA ENERGY PROJECT (MEP)

#### **APPLICANT**

Bo Buchynsky Diamond Generating Corporation 333 South Grand Avenue, #1570 Los Angeles, California 90071 b.buchynsky@dgc-us.com

#### APPLICANT'S CONSULTANTS

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#### **COUNSEL FOR APPLICANT**

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#### **INTERESTED AGENCIES**

California ISO *E-mail Service Preferred* e-recipient@caiso.com

#### **INTERVENORS**

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Rajesh Dighe 395 W. Conejo Avenue Mountain House, California 95391 <u>dighe.rajesh@gmail.com</u>

Morgan K. Groover Development Director Mountain House Community Services District 230 S. Sterling Drive, Suite 100 Mountain House, CA 95391 mgroover@sigov.org

#### ENERGY COMMISSION

JEFFREY D. BYRON Commissioner and Presiding Member jbyron@energy.state.ca.us

ROBERT B. WEISENMILLER Commissioner and Associate Member rweisenm@energy.state.ca.us

Kenneth Celli Hearing Officer kcelli@energy.state.ca.us

Kristy Chew Advisor to Commissioner Byron E-Mail Service preferred <u>kchew@energy.state.ca.us</u>

#### Docket No. 09-AFC-3

#### PROOF OF SERVICE (Revised 10/20/2010)

Craig Hoffman Siting Project Manager choffman@energy.state.ca.us

Kerry Willis Staff Counsel kwillis@energy.state.ca.us

Jennifer Jennings Public Adviser <u>publicadviser@energy.state.ca.us</u>

#### **DECLARATION OF SERVICE**

I, Mary Finn, declare that on December 7, 2010, 2010, I served and filed copies of the attached <u>Mariposa Energy</u> <u>Project (09-AFC-03) Responses to Staff Assessment Workshop Request for Data</u>. The original document, filed with the Docket Unit, is accompanied by a copy of the most recent Proof of Service list, located on the web page for this project at:

[http://www.energy.ca.gov/sitingcases/mariposa/index.html].

The document has been sent to both the other parties in this proceeding (as shown on the Proof of Service list) and to the Commission's Docket Unit, in the following manner:

#### (Check all that Apply)

#### FOR SERVICE TO ALL OTHER PARTIES:

x sent electronically to all email addresses on the Proof of Service list;

- \_\_\_\_\_ by personal delivery;
- by delivering on this date, for mailing with the United States Postal Service with first-class postage thereon fully prepaid, to the name and address of the person served, for mailing that same day in the ordinary course of business; that the envelope was sealed and placed for collection and mailing on that date to those addresses **NOT** marked "email preferred."

AND

#### FOR FILING WITH THE ENERGY COMMISSION:

x sending an original paper copy, mailed and emailed respectively, to the address below (*preferred method*);

OR

depositing in the mail an original and 12 paper copies, as follows:

CALIFORNIA ENERGY COMMISSION Attn: Docket No. 09-AFC-3 1516 Ninth Street, MS-4 Sacramento, CA 95814-5512 docket@energy.state.ca.us

I declare under penalty of perjury that the foregoing is true and correct, that I am employed in the county where this mailing occurred, and that I am over the age of 18 years and not a party to the proceeding.

Mary Finn